Notice to Bidders

Invitation for Bids # 1026869 Residential Weatherization Services

This solicitation may be subject to the County's Wage Requirements law for service contracts. If this solicitation is subject to this law, then Item #26, under Section A, "Services Contract", on page A, and "Wage Requirements Certification", under "Mandatory Submissions: (a) Bid Submissions," on page B, will be marked. And, in this event, the "Requirements for Services Contract Addendum" should be attached.

If this solicitation is subject to the Wage Requirements law, then the "Wage Requirements Certification" and, if applicable, the "501(c)(3) Nonprofit Organization's Employee's Wage and Health Insurance Form" (see forms near the end of this document), must be completed and submitted with your bid. If you fail to submit and complete the required material information on the form(s), your bid may be unacceptable under County law and may be rejected for non-responsiveness.

As noted in Attachment "C" (Section A, <u>Wage Requirements Compliance</u>), a contractor required to comply with the Wage Requirements Law must quarterly (January, April, July, and October for the prior quarter) submit certified payroll records for all employees, and any subcontractors, governed by the Wage Requirements Law, for each payroll period to the Office of Business Relations and Compliance, Attn: Wage Program Manager. These payroll records must include the following for each employee and any subcontractors: name; address; position/title; daily straight time hours worked; daily overtime hours worked; straight time hourly pay rate; overtime hourly pay rate; any deduction for health insurance; total gross wages paid for each period; and total net wages paid after any additions and deductions for each pay period.

Please note the information pertaining to the Wage Requirements law that is attached. Please note for services contracts, you can find the current mandatory wage rate, per hour, payable to employees under Section 11B-33A of the County Code, by going to the website (www.montgomerycountymd.gov), and clicking on "Departments," "General Services," and then "Office of Procurement." Also, the Wage Requirements law ("Living Wage") is available at the same website.

MONTGOMERY COUNTY, MARYLAND INVITATION FOR BIDS GENERAL INFORMATION

NOTE TO POTENTIAL BIDDERS:

Your bid is to be returned in a sealed envelope that should be at least 9-1/2" x 12-1/2" in size, and is to be clearly marked with the IFB number, the Opening Date, and the Opening Time. The County will not be responsible for premature or late opening of a bid that is improperly addressed or identified. Bids must be received at the Office of Procurement, 255 Rockville Pike, Suite 180, Rockville, MD 20850-4166, prior to the date and time specified in the attached solicitation.

The County will not accept fax bids. Fax bids will be returned to the bidder.

Please note the **Name and Signature Requirements** located on the Solicitation, Bid & Award Sheet. Failure to sign your bid as required may be cause for your bid to be deemed **non-responsive**.

Please note the Mandatory Bid Submissions on Page B. The checked items must be submitted with your bid. Failure to submit the mandatory bid submissions may be cause for your bid to be deemed non-responsive.

Please note the method of award stated in this solicitation on Page A and Page 1, in Section A, Item #3.

BID COVER SHEET

MONTGOMERY COUNTY OFFICE OF PROCUREMENT ROCKVILLE CENTER, 255 ROCKVILLE PIKE, SUITE 180 ROCKVILLE, MARYLAND 20850-4166

IFB#:	1026869	OPENING DATE:	September 4, 2013	OPENING TIME:	11:00 AM
FOR:	Residential Wea	therization Services		ISSUE DATE:	August 1, 2013

SEC	CTIO	N A – INSTRUCTIONS, CONDITIONS AND				
NO'	ГІСЕ	<u>S</u>	-			
		wing checked (X) provisions in Section A are		SE	CTIC	ON B – GENERAL CO
appl	icable	e to this solicitation and any resulting contract.				EEN COUNTY & CON
1		BID GUARANTEE: A bid guarantee of N/A				risions in this section shall
		is required for this bid.				as a result of this solicit
2	X	INTENT: A BX				this solicitation is: Table
3	X	METHOD OF AWARD		or 7	Γable	B If neither table is
		A B C D		insı	ıranc	e requirements will be at
		E. X (other)		inco	orpoi	ated into Section B as an
		A contract will be awarded to the three lowest				
		responsive and responsible bidders determined by the	-			
		Director, Office of Procurement. The three lowest		SE	CTIC	ON C - SPECIAL TER
		bidders are determined by the aggregate amount of all				owing checked (X) provi
		Groups as indicated in Section E, Quotation Sheet.				awarded as a result of th
		Bidders must bid all items in order to be awarded the	1	Ī		ADD OR DELETE
		contract. The lowest responsive and responsible	2		X	ANNUAL PRICE AD
		bidder will be the primary contractor, the second				A Commodit
		lowest responsive and responsible bidder will be the				
		secondary contractor, and the third lowest responsive				B. X All Items
		and responsible bidder will be the tertiary contractor.	3	+		CATALOG DISCOUN
		Duigo professor of N/A persont	4			CATALOG/PRICE LIS
4	77	Price preference of N/A percent. OPTIONAL PRE-BID CONFERENCE	5			CERTIFICATE OF OF
4	X	Date August 21, 2013 Time: 1:30 PM-3:30 PM	6		X	CLEANING OF SITE
		Location: COB Auditorium,.	7	T	X	CONTRACT ADMIN
		100 Maryland Ave, 1 st Floor, Rockville, MD 20850			2.3	Contract Administrator
-	77	·				Lynch, 240-777-3711
5	X	OR EQUAL INTERPRETATION	8		X	CONTRACT TERM
6	X	QUESTIONS:				X A.
		Technical Contact: Robert Lynch, 240-777-3711				B. Other:
		Non-Technical Contact: Michael Greve, 240-777-9923	9		X	CONTRACT VALUE
7		SAMPLES	10	_	<u> </u>	CONTRACTOR RESP
26	X	SERVICES CONTRACT (see "NOTICE TO BIDDERS"	1		X	CORRECTION OF V
	47	for website of the current wage rate)			ك	PAYMENT
27		CONSTRUCTION CONTRACT (see Attachment	13	2	X	CORRECTION OF V
		D)				PAYMENT
		sions in the solicitation, including Section A,	1.	3		DAMAGE/SHORTAG
		8 through 25, shall be applicable to any contract	14	4		DEALER STATUS
awa	rded	as result of this solicitation.	1:	5	X	DELAYS AND EXTE
			1.	6		DELIVEDY INCTRIC

NDITIONS OF CONTRACT TRACTOR

ll be applicable to any contract ation. The correct insurance checked off above then the

ttached to this solicitation and appendix.

MS AND CONDITIONS

isions shall be applicable to any nis solicitation.

1		ADD OR DELETE
2	X	ANNUAL PRICE ADJUSTMENT
		A. Commodity/Service Group:
		B. X All Items
3		CATALOG DISCOUNT PRICES
4		CATALOG/PRICE LIST REQUIREMENTS
5		CERTIFICATE OF ORIGIN
6	X	CLEANING OF SITE
7	X	CONTRACT ADMINISTRATOR : The designated
		Contract Administrator for this contract is: Robert
		Lynch, 240-777-3711
8	X	CONTRACT TERM
		X A.
		B. Other:
9	X	CONTRACT VALUE
10		CONTRACTOR RESPONSE
11	X	CORRECTION OF WORK AFTER FINAL
		PAYMENT
12	X	CORRECTION OF WORK BEFORE FINAL
		PAYMENT
13		DAMAGE/SHORTAGE
14		DEALER STATUS
15	X	DELAYS AND EXTENSION OF TIME
16		DELIVERY INSTRUCTIONS

17	X	DEPARTMENTS AUTHORIZED TO USE
		CONTRACT(S)
18		EQUIPMENT PREPARATION
19		ESTIMATES
20	X	FAILURE TO PERFORM/DELIVER
21		HEAVY DUTY
22	X	INVOICES – Christopher Anderson
		100 Maryland Avenue, 4 th floor
		Rockville, Maryland 20850
		Phone: 240-777-3713
		Fax: 240-777-3691
		All true and correct copies of invoices and all
		inquiries regarding payment must be directed to the
		above address. Failure to comply with this
		requirement may delay payment.
23	X	LABOR COSTS
24		MANUALS
25	X	MATERIAL AND WORKMANSHIP
26	X	MATERIALS
27	X	METHOD OF ORDERING
28	X	MULTIPLE AWARDS
29	X	NET PRICES
30	X	NEW MATERIALS

	OPTION TO INCREASE QUANTITIES
X	ORDERING TERMS
	PARTS/SERVICE
X	PAYMENTS
	PERFORMANCE BOND: In the amount of is
	required.
	(this provision has been intentionally left blank)
X	PROTECTION OF EXISTING FACILITIES
X	PURCHASE OF GOODS BY NON-PROFIT
	ORGANIZATIONS
X	PURCHASE ORDERS/JOB RELEASES
X	QUANTITIES
X	SAFETY STANDARDS
	SERVICE
	SITE INSPECTION
	TRAVEL TIME
	WARRANTY
X	WORK ORDER
X	MATERIALS PRICING
X	WARRANTY
X	WARRANTY REPAIRS
X	METHOD OF WORK ASSIGNMENTS
	X

MANDATORY SUBMISSIONS:

_	DID	SUBN	ATCCT.	ONIC.
a.	BIII	SUBN	/11221	いいろ:

Page E)

a. BID SUBMISSIONS : The following checked (XX) items (each of v solicitation must be submitted with your bid to solicitation must be submitted with your bid to solicitation must be submitted with your bid to solicitation.		A, B, C, or D) and any related attachments to this
Current Manufacturer catalog(s)	Descriptive Literature	Other: Completed Attachment G "Experience, Certification and Equipment Form" Include attachment as indicated on the form.
Price List(s)	Delivery XX Schedule (pg. E8)	Bid Guarantee (see pages A & 1)
Wage Requirements Certification (see XX Attachment C)	e "NOTICE TO BIDDERS" for wel	bsite providing the current wage rate) and (See
XX E - "SOLICITATION, BID AND AW XX Copies of certifications or other doc "Experience, Certification, and Equipment	cuments to meet the requirement of	nd pages <u>E1</u> through <u>E8</u> "Quotation Sheet(s)", this IFB as indicated in Attachment G
(Failure to submit the mandatory bid subm	missions may be cause for your bid	to be deemed non-responsive.)
(Bidders Must Complete the NAME & SIGN	NATURE REQUIREMENTS in Par	t II on the Solicitation, Bid and Award Sheet,

b. **AWARD SUBMISSIONS**:

	following checked (XX) items (each of which is described in de tation, must be submitted within ten (10) working days after the fact:		
	Financial Data	Personnel Data	
	Installation Schedules	Plans or Drawings	
	Other: as follows:	Performance Bond (See Page	es B & 10)
XX	Certificate of Insurance (see page 6, paragraph #21) and Man Awardee must provide the applicable insurance coverage and	datory Insurance Requirements contained all costs for this coverage must be calculated	ed in Attachment B. ulated into your bid price.
XX	Wage Requirements Certification of Posting Notice		
XX	Minority, Female, Disabled Person Subcontractor Performance	ce Plan. (Attachment B), If requested in	the Intent to Award notice.
Failu	re to submit information in a timely manner as indicated may b	be cause to consider the Bidder non-resp	onsible.
The for solicion	IONAL SUBMISSIONS collowing checked (XX) items (each of which is described in detation), are requested to be submitted with your bid reply: Minority Business Program & Offeror's Representation (See Minority, Female, Disabled Person Subcontractor Perform forward as a result of this solicitation, the plan needs be seen.	Attachment A) mance Plan (See Attachment B) (To e	
XX	Metropolitan Washington Council of Governments Rider Cla	use (See Page D)	
XX	References (See Below)		
refere been p	REFERENCES (at least three a rences are required (see Optional Submissions section) for this solicitates must be from individuals or firms currently being serviced or supperformed within the last year. Names for references shall be of individuals.	ation, please provide them to the County wit	vork of a similar scope has
(10) d respor	do not include them with your bid submission, and you are one of the ays notice from the County. Failure to provide the County with referensible or non-responsive by the Director, Department of General Serviable).	ences within that time frame may result in the	e Bidder being ruled non-
1.	Name of Firm:		
	Address: City	y: ST:	Zip:
	Contact Person:	Phone:	
2.	Name of Firm:		
	Address: City	y: ST:	Zip:
	Contact Person:	Phone:	
3.	Name of Firm:		
	Address: City	y: ST:	Zip:
	Contact Person:	Phone:	

METROPOLITAN WASHINGTON COUNCIL OF GOVERNMENTS RIDER CLAUSE

USE OF CONTRACT(S) BY MEMBERS COMPRISING THE METROPOLITAN WASHINGTON COUNCIL OF GOVERNMENTS PURCHASING OFFICERS' COMMITTEE.

- A. If authorized by the bidder(s), resultant contract(s) will be extended to any or all of the listed members as designated by the bidder to purchase at contract prices in accordance with contract terms.
- B. Any member utilizing such contract(s) will place its own order(s) directly with the successful Contractor. There shall be no obligation on the part of any participating member to utilize the contract(s).
- C. A negative reply will not adversely affect consideration of your bid.
- D. It is the awarded vendor's responsibility to notify the members shown below of the availability of the Contract(s).
- E. Each participating jurisdiction has the option of executing a separate contract with the awardee. Contracts entered into with a participating jurisdiction may contain general terms and conditions unique to that jurisdiction including, by way of illustration and not limitation, clauses covering minority participation, non-discrimination, indemnification, naming the jurisdiction as an additional insured under any required Comprehensive General Liability policies, and venue. If, when preparing such a contract, the general terms and conditions of a jurisdiction are unacceptable to the awardee, the awardee may withdraw its extension of the award to that jurisdiction.
- F. The issuing jurisdiction shall not be held liable for any costs or damages incurred by another jurisdiction as a result of any award extended to that jurisdiction by the awardee.

In pricing section of contract:

BIDDER'S AUTHORIZATION TO EXTEND CONTRACT:

YES	NO	<u>JURISDICTION</u>	YES	NO	<u>JURISDICTION</u>
		Alexandria, Virginia			Manassas Park, Virginia
		Alexandria Public Schools			Maryland-National Capital Park & Planning
		Alexandria Sanitation Authority	·	·	Commission
		Arlington County, Virginia			Metropolitan Washington Airports Authority
		Arlington County Public Schools			Metropolitan Washington Council of
		Bladensburg, Maryland			Governments
		Bowie, Maryland			Montgomery College
		Charles County Public Schools			Montgomery County, Maryland
		College Park, Maryland			Montgomery County Public Schools
		Culpeper County, Virginia			Northern Virginia Community College
		District of Columbia			OmniRide
		District of Columbia Courts			Potomac & Rappahannock Transportation
<u> </u>		District of Columbia Public Schools			Commission
		District of Columbia Water & Sewer			Prince George's County, Maryland
		Authority			Prince George's County Public Schools
		Fairfax, Virginia			Prince William County, Virginia
		Fairfax County, Virginia			Prince William County Public Schools
		Fairfax County Water Authority			Prince William County Service
		Falls Church, Virginia			Authority
		Fauquier County Schools & Government,			Rockville, Maryland
		Virginia			Spotsylvania County Schools
		Frederick, Maryland			Stafford County, Virginia
		Frederick County, Maryland			Takoma Park, Maryland
		Gaithersburg, Maryland			Upper Occoquan Sewage Authority
		Greenbelt, Maryland			Vienna, Virginia
		Herndon, Virginia			Virginia Railway Express
		Leesburg, Virginia			Washington Metropolitan Area Transit
		Loudoun County, Virginia			Authority
		Loudoun County Public Schools			Washington Suburban Sanitary Commission
		Loudoun County Sanitation Authority			Winchester, Virginia
		Manassas, Virginia			Winchester Public Schools
-	_	City of Manassas Public Schools			

Vendor's Name

IFB#

1026869

MONTGOMERY COUNTY, MARYLAND

IFB - Residential Weatherization Services SOLICITATION, BID AND AWARD SHEET

RETURN BID TO:
OFFICE OF PROCUREMENT
255 ROCKVILLE PIKE
SUITE 180
ROCKVILLE, MD 20850-4166

PART I: SOLICITATION (Invitation for Bid ("IFB"))

SEALED BIDS IN ORIGINAL AND $\underline{2}$ COPIES TO FURNISH THE SUPPLIES AND/OR SERVICES DESCRIBED ON THE ATTACHED QUOTATION SHEET(S) WLL BE RECEIVED UP TO $\underline{11:00~AM}$ LOCAL TIME ON $\underline{09/04/2013}$. BIDS WILL BE PUBLICLY OPENED AT THE DATE AND TIME STATED.

BIDS RECEIVED AFTER THE DATE AND TIME SPECIFIED WILL NOT BE CONSIDERED AND WILL BE RETURNED UNOPENED TO THE BIDDER. THE FOLLOWING ARE HEREBY INCORPORATED BY REFERENCE INTO AND MADE PART OF ANY CONTRACT AWARDED. In the event of any conflict among the provisions of the bid documents, or those documents comprising the resultant Contract, the conflict must be resolved by giving precedence to the below documents in the following order:

- 1. The "General Conditions of Contract Between County and Contractor", and the "Special Terms and Conditions" shown in Sections B and C of this document.
- 2. The "Instructions, Conditions and Notices" shown in Section A of this IFB.
- 3. The specifications/scope of work shown in Section D of this document.
- 4. All solicitation amendments.
- 5. All representations and certifications listed in this document.

. This "Solicitation, Bid ar	nd Award Sheet" and the attach	ned solicitation	Quotation Sho	eet(s) found o	n pages E-2 through	E-9.	
ART II-BID							
colicitation. The Bidder against the Bidder agrees the contract award. The County's Standard Payonly a prompt payment dispayment dispayment dispayment payment of NAME AND SIGNATUR. The correct legal business when the legal name is diffall signatures must be marked.	s solicitation, agrees that the Correes that its prices and/or discrete that its prices are Net 30 Days. Secount conditioned on a 30-day offered on a shorter payment terms: "% NE REQUIREMENTS FOR BII name of the bidder must be used that its prices. Corporations must have ade by an authorized officer, in signing that the person signing the person signing that the p	An optional p or or greater pay or greater pay or greater pay let DS AND CON ed. A trade nar e names that co partner, man	sired goods antions and amerompt paymen ment basis wied by the Cou Days (ple TRACTS) ne (i.e., a shormply with Staager, member	d/or services adments of the strength of the s	shall remain firm for its solicitation shall required, but may be or recalculate bid pri award, but will not any) rent name under wholdder's signature me. The signing of a	r the above time perior that a the above time perior that a the above time for the above the abo	od prior to contract award. sove time period prior to on the following basis: and purposes. Prompt thod of award purposes. iness) must not be used llowing:
BIDDER'S CORRECT LE	GAL BUSINESS NAME:					TELEPHONE NO	.:
ADDRESS:						TOLL FREE NO.:	
REMITTANCE ADDRES	S: (If Remittance Address is D	ifferent from A	bove Address)		FAX NO.:	
BIDDERS E-MAIL ADDI	RESS:						
The bidder acknowledges i	NT OF AMENDMENTS receipt of amendments to the related documents numbered						
Amendment No./Date	Amendment No./Date	NAME A	ND TITLE O	F PERSON A	UTHORIZED TO S	SIGN OFFER (TYPE	OR PRINT):
		SIGNAT	URE OF ABO	VE PERSON	:		DATE:
ADT III. AWADD	(TO BE MADE BY THE CO	LINTY'S CO	ATTO A CITINIC	OFFICER	OFFICE USE ON	LVA	
	AS TO THE FOLLOWING			-			RACT NUMBER IS:
IONTGOMERY COUNTY	Y, MARYLAND						
Y PRINTED NAME	E OF CONTRACTING (OFFICER	SIGNA	TURE OF	CONTRACTIN	NG OFFICER	AWARD DATE

PMMD-56 Rev. 05/10

THIS FORM HAS BEEN APPROVED AS TO FORM AND LEGALITY BY THE OFFICE OF THE COUNTY ATTORNEY

QUOTATION SHEET

Group	A - ATTIC Measures					
Item	Description	Material Price		Labor Price		Total Price
1	Install attic hatch or door (non energy savings, doesn't include insulation)(each)		+		=	
2	Install Junction Box(each)		+		=	
3	ES - Attic Pull Down Stair Cover – Install(each)		+		=	
4	ES - Insulation - Install Foam Board 1"(Attic(per sq. ft.		+		=	
5	ES - Insulation - Install Foam Board 2"(Attic) (per sq. ft.		+		=	
6	ES - Insulation - Install Foam Board 4"(Attic) (per sq. ft.		+		=	
7	ES - Insulation - Install R-11 Cellulose(Attic) (per sq. ft.		+		=	
8	ES - Insulation - Install R-11 Fiberglass(Attic) (per sq. ft.)		+		=	
9	ES - Insulation - Install R-19 Cellulose(Attic) (per sq. ft.)		+		=	
10	ES - Insulation - Install R-19 Fiberglass(Attic (per sq. ft.		+		=	
11	ES - Insulation - Install R-30 Cellulose(Attic) (per sq. ft.)		+		=	
12	ES - Insulation - Install R-30 Fiberglass(Attic) (per sq. ft.)		+		=	
13	ES - Insulation - Install R-38 Cellulose(Attic)(per sq. ft.)		+		=	
14	ES - Insulation - Install R-38 Fiberglass(Attic)(per sq. ft.)		+		=	
15	ES - Insulation - Install R-49 Cellulose(Attic) (per sq. ft.)		+		=	
16	ES - Insulation - Install R-49 Fiberglass(Attic)(per sq. ft.)		+		=	
17	ES - Recessed Lighting Blocking + Insulation(per light)		+		=	
18	ES - Insulation - Install R-11 Dense Pack Cellulose(Attic)(per sq. ft.)		+		=	
19	ES - Insulation - Install R-19 Dense Pack Cellulose(Attic)(per sq. ft)		+		=	
20	Recessed Lighting Blocking + Insulation(per light)		+		=	

Attic Measures total (items 1 - 20) \$

Group	B - Distribution Measures					
Item	Description	Material Price		Labor Price		Total Price
21	Pipe Thawing (per linear foot (l.f.))		+		=	
22	Boiler pipe insulation (per l.f.)		+		=	
23	ES - Boiler Pipe Insulation - R-7 Wrap (per l.f.)		+		=	
24	ES - Duct Insulation - R-5 Wrap (per I.f.)		+		=	
25	ES - Duct Insulation - R-8 Wrap (per I.f.)		+		=	
26	ES - Duct Sealing - Hi-Temp Tape (per l.f.)		+		=	
27	ES - Duct Sealing - Mastic (per l.f.)		+		=	
28	Registers – Replace (each) (per l.f.)		+		=	
29	ES - Steam Pipe Insulation (per I.f.)		+		=	
30	ES - Duct Sealing (mastic, mastic tape) (per l.f.)		+		=	
31	ES - Duct Insulation - R-11 Wrap (per I.f.)		+		=	
32	ES - Duct Sealing (Mastic) + R-11 Insulation (per l.f.)		+		=	
33	ES - Duct Sealing (Hi Temp Tape) + R-11 Insulation (per l.f.)		+		=	
34	ES - Duct Sealing (Hi Temp Tape) + R-5 Insulation (per l.f.)		+		=	
35	ES - Duct Sealing (Hi Temp Tape) + R-8 Insulation (per l.f.)		+		=	

Distribution Measures total (items 21 - 35) \$_____

Group	C - Floor Measures					
Item	Description	Material Price		Labor Price		Total Price
36	Tyvek (per square foot (s.f.))		+		=	
37	ES - Crawlspace Hatch/Door - R-21 Insulation (per square foot (s.f.))		+		=	
38	ES - Insulation - Install Foam Board 1" (per square foot (s.f.))		+		=	
39	ES - Insulation - Install Foam Board 2"(Floor) (per square foot (s.f.))		+		=	
40	ES - Insulation - Install Foam Board 3.5"(Floor) (per square foot (s.f.))		+		=	
41	ES - Insulation - Install Foam Board 4"(Floor) (per square foot (s.f.))		+		=	
42	ES - Insulation - Install R-11 Fiberglass(Floor) (per square foot (s.f.))		+		=	
43	ES - Insulation - Install R-13 Fiberglass(Floor) (per square foot (s.f.))		+		=	
44	ES - Insulation - Install R-19 Fiberglass(Floor) (per square foot (s.f.))		+		=	
45	ES - Insulation - Install R-30 Fiberglass(Floor) (per square foot (s.f.))		+		=	
46	Install Vapor Barrier (Health and Safety) (per square foot (s.f.))		+		=	

Floor Measures total (items 36 - 46)	\$
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Grou	p D - Heating / Cooling Measures					
ltem	Description	Material Price		Labor Price		Total Price
47	Air Filters (Health and Safety) (each)		+		=	
48	Clean & Tune (Health and Safety) (each)		+		=	
49	Barometric Draft Control (Health and Safety) (each)		+		=	
50	Blower Motor (Health and Safety) (each)		+		=	
51	Circulator Pump (Health and Safety) (each)		+		=	
52	Chimney Repairs (Health and Safety) (each)		+		=	
53	Power Vent (Health and Safety) (each)		+		=	
54	Vented Space Heater Install (Health and Safety) (each)		+		=	
55	Stainless Chimney Liners (Health and Safety) (each)		+		=	
56	Expansion Tank (Health and Safety) (each 2 gallon)		+		=	
57	Burner Replacement - gas (Health and Safety) (each)		+		=	
58	Ignition Transformer (Health and Safety) (each)		+		=	
59	Primary Control (Health and Safety) (each)		+		=	
60	Install filter rack cover (Health and Safety) (each)		+		=	
61	Relocate /system (Health and Safety)(per hour)		+		=	
62	Tstat - Replace (Health and Safety) (each)		+		=	
63	All-Climate Heatpump (Health and Safety) (each)		+		=	
64	Chimney Repairs HS (Health and Safety) (per hour)		+		=	
65	Health and Safety HVAC Repair (Health and Safety) (per hour)		+		=	
66	Pipe Thawing (Health and Safety) (per hour)		+		=	
67	HS HVAC Replace (Health and Safety) (per hour)		+		=	
68	Remove supply from active chimney(define size, 24,000 btu)		+		=	
69	AC Tune Up(each)		+		=	
70	Central AC Replacement (define size, 24,000 btu)		+		=	
71	ES - Air Filter - Replacement (not to be used for heat pumps)		+		=	
72	Automatic Water Feeder – Install(each)		+		=	
73	ES - Blower Motor - Replacement(each)		+		=	
74	Boiler - Install Over Flow Pipe(each)		+		=	
75	Boiler Leak - Repair (Per hour)		+		=	
76	ES - Burner - Replacement(each)		+		=	

77	ES - Circulator Pump – Install(each)	+	=	
78	ES - Circulator Pump – Replacement(each)	+	=	
79	ES - Clean and Tune - Heating System(each)	+	=	
80	ES - Furnace Replacement - Gas AFUE 90% (Output 70K)	+	=	
81	ES - Furnace Replacement - Gas AFUE 92% (Output 70K)	+	=	
82	ES - Furnace Replacement - Gas AFUE 95% (Output 70K)	+	=	
83	ES - Heat Pump Replacement - ASHP (HSPF8.2, SEER 14, Output	+	=	
	75K/35k)			
84	ES - Thermostat - Install	+	=	
85	Tyvek	+	=	
86	ES - Heat Pump Replacement - ASHP (HSPF9, SEER 16, Output 24k/24k)	+	=	
87	,	+	=	
88	,	+	=	
89	ES -Clean and Tune – AC(each)	+	=	

Heating/Cooling Measures total (items 47 - 89) \$ _____

Group	E - Hot Water Measures					
ltem	Description	Material Price		Labor Price		Total Price
90	Water Heater Blanket		+		=	
91	Adjust water heater thermostat 120° (Health and Safety)		+		=	
92	Replace DHW Tank (coord w/ Utility Co) (Health and Safety)		+		=	
93	Water Heater Vent (Health and Safety)		+		=	
94	Replace faucet aerators		+		=	
95	Repair plumbing (minor)(hourly)		+		=	
96	Pressure Relief Valve		+		=	
97	Foil Tape(per I f)		+		=	
98	DHW Heater - Drip Drain		+		=	
99	ES - Faucet Aerators - Install		+		=	
100	ES - Showerhead - Install Low-Flow Showerhead		+		=	
101	ES - Water Heater - Adjust Thermostat to 120 degrees		+		=	
102	ES - Water Heater - Install Blanket		+		=	
103	ES - Water Heater - Replace Tank/Heater		+		=	
104	ES - Water Lines – Insulate(per I f)		+		=	

Hot Water Measures total (items 90 - 104) \$_____

Group	F - Infiltration Measures					
Item	Description	Material Price		Labor Price		Total Price
105	Weatherstrip Window(each)		+		=	
106	Switch Plates - install where necessary(each)		+		=	
107	Threshold - install where necessary(each)		+		=	
108	Air Sealing per CFM reduction at .55 per		+		=	
109	Door Weatherstrip Install(each)		+		=	
110	Weatherstrip Door(each)		+		=	
111	Window replace broken glass(hourly)		+		=	
112	ES - A/C - Install Cover(each)		+		=	
113	ES - Airsealing - Blower Door Guided (per CFM reduction at .55 per)		+		=	

114	ES - Door - Sweep/Bottoms(each)	+	=	
115	ES - Door – Weatherstipping(each)	+	11	
116	ES - Electrical Outlet & Switch Gaskets(each)	+	11	
117	ES - Fireplace - Draft Stop(hourly)	+	=	

Infiltration Measures total (items 105 - 117) \$_____

ltem	Description	Material Price		Labor Price		Total Price
118	Drill test holes(n/a)	11100	+		=	
119	Clear drain line(per hour))		+		=	
120	General Carpentry Repair (per hour)		+		=	
121	Replace window (32 x 58 dual pane, LOE Argon)		+		=	
122	Repair plumbing leaks (Health and Safety)(per hour)		+		=	
123	Install C/O Alarm (Health and Safety)(each)		+		=	
124	Install Smoke Alarm (Health and Safety)(each)		+		=	
125a	Supplies -saw blades (each)		+	N/A	=	
125b	Supplies -drill bits (each)			N/A		
125c	Supplies -wasp spray (each)			N/A		
125d	Supplies -paint brushes (each)			N/A		
125e	Supplies -sanding disc (each)			N/A		
126	Electrical Repairs - Minor (Health and Safety)(per hour)		+		=	
127	K&T Wiring Mitigation (Health and Safety)(per hour)		+		=	
128	Range Hood (Health and Safety)(each)		+		=	
129	HS-Clear drain line(per hour)		+		=	
130	HS-Contractor Labor Only (Health and Safety) (per hour)		+		=	
131	H&Safety Crew Labor (Health and Safety) (per hour)		+		=	
132	Clean vent pipe, vent termination & coils (Health and Safety)(per hour)		+		=	
133	Relocate Dryer (Health and Safety)(per hour)		+		=	
134	Vent Outside (Health and Safety)(per hour)		+		=	
135	Lead-Safe Work Practices - photos req'd (Health and Safety)(per hour)		+		=	
136	Install co/smoke detector (Health and Safety)(each)		+		=	
137	Hardware kit – door weatherstripping(each)		+		=	
138	Sump pump install/replace(each)		+		=	
139	Repair Minor Roof Leak(s)(per hour)		+		=	
140	Install Bath Exhaust Fan (Health and Safety)(each)		+		=	
141	Install Dryer Vent (Health and Safety)(per I f)		+		=	
142	Window Repair – Glazing(per I f)		+		=	
143	Window Repair - Sash Lock(each)		+		=	
144	Window Repair - Other(per hour)		+		=	
145	Door Repair – Hardware(lockset, each)		+		=	
146	Door Repair – Other(per hour)		+		=	
147	Plumbing - Repair Leak(s) (Health and Safety)(per hour)		+		=	
148	Window Pulley Seals(per hour)		+		=	
149	Gutters/Downspout Repair(per hour)		+		=	
150	Downspout Extender(each)		+		=	
151	Floor Repair – Minor(per hour)		+		=	
152	Trim Work (per I.f., standard clam shell)		+		=	
153	IR - State Adjustment (Not Applicable)	N/A	+	N/A	=	N/A
154	Clean vent pipe, vent termination (Health and Safety)(per hour)		+		=	
155	Hardware kit (Health and Safety)(each)		+		=	

156	Health and Safety Electrical Repairs (Health and Safety)(per hour)		=	
157	Health and Safety Electrical Repairs (Fleatin and Safety)(per flour) Health and Safety Range Hood (Health and Safety)(each)	+		
158	Lead - 6 Mil Poly (Health and Safety)(per roll)	+		
159	Lead - Baseboard (Health and Safety)(per I f)			
160	Lead - Baseboard (Health and Safety)(per 11) Lead - Bathtub (Health and Safety)(each)	+	=	
161	Lead - Cabinet (Health and Safety) (each)	+	=	
		+	=	
162	Lead - Closet (Health and Safety) (each)	+	=	
163	Lead - Containment Area (Health and Safety) (per sq ft)	+	=	
164	Lead - Exterior Ceiling (Health and Safety) (each)	+	=	
165	Lead - Exterior Cornice (Health and Safety)(per I f)	+	=	
166	Lead - Exterior Door (Health and Safety)(each)	+	=	
167	Lead - Exterior Floor (Health and Safety)(per sq ft)	+	=	
168	Lead - Fence (Health and Safety)(per I f)	+	=	
169	Lead - Garage (Health and Safety)(per sq ft)	+	=	
170	Lead - Gutter (Health and Safety) (per I.f.)	+	=	
171	Lead - HEPA Cleaning (Health and Safety)(per hour)	+	=	
172	Lead - Interior Ceiling (Health and Safety)(per sq ft)	+	=	
173	Lead - Interior Door (Health and Safety)(each)	+	=	
174	Lead - Interior Floor (Health and Safety)(per sq ft)	+	=	
175	Lead - Metal Roof(stabilize) (Health and Safety)(per sq ft)	+	=	
176	Lead - Miscellaneous (Health and Safety) (per hour labor)	+	=	
177	Lead - Porch (Health and Safety) (per l.f.)	+	=	
178	Lead - Radiator (Health and Safety) (each)	+	=	
179	Lead - Skylight (Health and Safety)(each)	+	=	
180	Lead - Soil Remediation (Health and Safety) (per cubic yard (c.y.))	+	=	
181	Lead - Stair System (Health and Safety) (per step riser)	+	=	
182	Lead - Windows (Health and Safety)(each)	+	=	
183	Replace toilet (Health and Safety)(each)	+	=	
184	Snake drain (Health and Safety)(per hour)	+	=	
185	Stove Gas Burner cleaning (Health and Safety)(each)	+	=	
186	Sub Contractor- Pest control (Health and Safety)(per hour)	+	=	
187	Sub Contractor-Incidental Repair (Health and Safety) (per hour)	+	=	
188	Plaster patch (per sq ft)	+	=	
189	Containment Area - Lead (Health and Safety) (per s.f.)	+	=	
190	Exterior Ceiling - Lead (Health and Safety)(per s.f)	+	=	
191	Exterior Cornice - Lead (Health and Safety)(per I. f.)	+	=	
192	Exterior Door - Lead (Health and Safety)(per door)	+	=	
193	Exterior Floor - Lead (Health and Safety)(per s.f)	+	=	
194	Exterior Trim - Lead (Health and Safety)(per I f)	+	=	
195	Exterior Wall - Lead (Health and Safety) (per s.f.)	+	=	
196	HEPA Cleaning - Lead (Health and Safety)(per hour)	+	=	
197	Interior Ceiling - Lead (Health and Safety)(per sq ft)	+	=	
198	Interior Door - Lead (Health and Safety)(each)	+	=	
199	Interior Floor - Lead (Health and Safety) (per s.f.)	+	=	
200	Interior Wall - Lead (Health and Safety) (per s.f.)	+	=	
201	Misc. Demo Lead (Health and Safety) (per s.f.)	+	=	
202	Radiator - Lead (Health and Safety) (each)	+	=	
202	Skylight - Lead (Health and Safety)(each)	+	=	
203	Soil Remediation - Lead (Health and Safety)(per c y)		=	
204	Stair System - Lead (Health and Safety)(per itser)	+		
		+	=	
206	Windows - Lead (Health and Safety)(each)	+	=	

207	HS-Range Hood (Health and Safety)(each)		+		=	
208	HS-Remove Un-Vented space heater (Health and Safety)(per hour)		+		=	
209	Minor Electrical Repairs (Health and Safety)(per hour)		+		=	
210	Blower Door Testing(per test)		+		=	
211	Carpentry Repairs (General)(per hour)		+		=	
212	Client Education	N/A	+	N/A	=	N/A
213	CO, Combustion, or CAZ Test (per hour)		+		=	
214	Labor - Contractor (per hour)		+		=	
215	Labor – Crew (per hour)		+		=	
216	Misc Supplies (Itemize in Comments)	N/A	+	N/A	=	N/A
217	ES - Window A/C - Secure and Seal (per hour)		+		=	

Other Measures total (items 118 - 217) \$_____

Group	H - Refrigerator					
Item	Description	Material Price		Labor Price		Total Price
218	Replace refrigerator (per hour)		+		=	
219	Remove disposal old refrigerator (per hour)		+		=	
220	Clean condenser coil(per hour)		+		=	
221	Adjust temperatures (per hour)		+		=	
222	Replace By Utility Company	N/A	+	N/A	=	N/A
223	Kenmore 15 cc	N/A	+	N/A	=	N/A
224	Whirlpool 22 cc	N/A	+	N/A	=	N/A
225	GE HiPoint	N/A	+	N/A	=	N/A
226	ES - Kenmore - 46-28052 21' CF, Upright Freezer, WHITE (Freezer)		+		=	
227	ES - Kenmore - 46-28432 14' CF, Upright Freezer, WHITE (Freezer)		+		=	
228	ES - Kenmore - 46-28782 17' CF, Upright Freezer, WHITE (Freezer)		+		=	
229	ES - Kenmore - 46-41262 22' CF, SxS, E-STAR, WHITE (Refrigerator)		+		=	
230	ES - Kenmore - 46-61102 18' CF, E-STAR, WHT Top Freezer (Refrigerator)		+		=	
231	ES - Kenmore - 46-61522 15' CF, WHT TOP Freezer (Refrigerator)		+		=	
232	ES - Kenmore - 46-6172215' CF, WHT TOP Freezer (Refrigerator)		+		=	
233	ES - Kenmore - 46-61783 17 CF, ESTAR STNLS TOP Freezer (Refrigerator)		+		=	
234	ES - Kenmore - 46-72152 20.6 CF, ESTAR WHT TOP Freezer (Refrigerator)		+		=	
235	ES - Kenmore - 46-41562 25' CF, Side-by-side, E-STAR, Black (Refrigerator)		+		=	

Model numbers listed above may not be available at time of bidding. Please substitute for model or equal as closely matching the specifications above as possible. Please note that offerors may submit approved equals for all appliances listed above.

Refrigerator Measures total (items 218 - 235) \$_____

Group	I - Ventilation Measures					
Item	Description	Material Price		Labor Price		Total Price
236	Window Vent (each)		+		=	
237	Gable Vent (Health and Safety)(each)		+		=	
238	Soffit Vent (Ventilation)(per I. f.)		+		=	
239	Ridge Vent (Ventilation)(per I.f.)		+		=	

Ventilation Measures total (items 236 - 239) \$_____

Group	Group J - Wall Measures					
Item	Description	Material Price		Labor Price		Total Price
240	Finish Wall Plugs(each)		+		=	
241	Open Wall Spray Foam(each)		+		=	
242	Repair Wall(per sq ft)		+		=	
243	ES - Insulation - Install Foam Board 1"(Wall)(per sq ft)		+		=	
244	ES - Insulation - Install R-11 Cellulose(Wall) (per sq ft)		+		=	
245	ES - Insulation - Install R-11 Fiberglass(Wall) (per sq ft)		+		=	
246	ES - Insulation - Install R-13 Fiberglass(Wall) (per sq ft)		+		=	
247	ES - Insulation - Install R-19 Cellulose(Wall) (per sq ft)		+		=	
248	ES - Insulation - Install R-19 Fiberglass(Wall) (per sq ft)		+		=	
249	Wall/Ceiling - Repair (Itemize in Comments)	N/A	+	N/A	=	N/A
250	Wood Plugs – Finish(each(+		=	

Wall Measures total (items 240 -250) \$______

Group K - Window and Door Measures						
Item	Description	Material Price		Labor Price		Total Price
251	Weather Striping(each)		+		=	
252	Door repair(each)		+		=	
253	Door sweep(each)		+		=	
254	Window Replacement (Health and Safety)(32 x 58 dual pane, LOE Argon)		+		=	
255	Door Replacement (Health and Safety)(each)		+		=	
256	HS Window Replacement (Health and Safety) (32 x 58 dual pane, LOE Argon)		+		=	
257	ES - Window - Replace Glass (sq ft)		+		=	
258	ES - Window - Replacement, Low-E (U.32, SHGC .4) (32 x 58 dual pane, LOE Argon)		+		=	
259	ES - Window Awning(per sq ft)		+		=	
260	ES - Window Film - Install or Replace(per sq ft)		+		=	
261	ES - Window Shade(per sq ft)		+		=	

Window Measures total (items 251 - 261) \$_____

Group	Group L - Lighting Measures					
Item	Description	Material Price		Labor Price		Total Price
262	ES - CFL - 16W Spiral (each)		+		=	
263	ES - CFL - 20W Circline(each)		+		=	
264	ES - CFL - 20W Spiral(each)		+		=	
265	ES - CFL - 23W 3-way(each)		+		=	
266	ES - CFL - 23W Spiral(each)		+		=	
267	ES - CFL - 25W Quad(each)		+		=	
268	ES - CFL - 29W 3-way(each)		+		=	
269	ES - CFL - 30W 3-way(each)		+		=	
270	ES - CFL - 30W Circline(each)		+		=	
271	ES - CFL - 30W Spiral(each)		+		=	

272	ES - CFL - Dimmable(each)	+	=	
273	ES - CFL - Exterior(each)	+	1	
274	ES - CFL - Torchiere (each)	+	=	

Lighting Measures total (items 262 - 274) \$__

Total Amount Per Group

Group A	Attic Measures total (items 1 - 20)	\$
Group B	Distribution Measures total (items 21 - 35)	\$
Group C	Floor Measures total (items 36 - 46)	\$
Group D	Heating/Cooling Measures total (items 47 - 89)	\$
Group E	Hot Water Measures total (items 90 - 104)	\$
Group F	Infiltration Measures total (items 105 - 117)	\$
Group G	Other Measures total (items 118 - 217)	\$
Group H	Refrigerator Measures total (items 218 - 235)	\$
Group I	Ventilation Measures total (items 236 - 239)	\$
Group J	Wall Measures total (items 240 - 250)	\$
Group K	Window Measures total (items 251 - 261)	\$
Group L	Lighting Measures total (items 262 - 274)	\$
	Total Aggregate All Groups	\$

BIDDERS MUST BID ALL ITEMS IN ALL GROUPS TO QUALIFY FOR A CONTRACT

REQUIRED DELIVERY SCHEDULE

The County requires delivery of the goods or services to be made according to the schedule below. The County will evaluate equally, regarding time of delivery, bids that propose delivery of each quantity of the goods or service within the required delivery period specified below. Bids that indicate a delivery schedule exceeding the "Required" delivery time period specified will be declared non-responsive and rejected. The County may elect to award under the Bidder's proposed delivery schedule only if it offers delivery in the same or less time than the required delivery schedule. If the Bidder does not indicate its own delivery schedule, then the Bidder shall accept the required delivery schedule and it will apply to the award.

DELIVERY SCHEDULE

(number of calendar days after receipt of a purchase order or release against a blanket purchase order)

ITEM NO.	QTY	DELIVERY REQUIRED BY COUNTY	BIDDER'S PROPOSED DELIVERY
	As		
All Items	Required	10 Calendar Days	Calendar Days

DESIRED AND REQUIRED DELIVERY SCHEDULE

The County requires delivery of the goods or services to be made according to the schedule above. A Bidder may offer a delivery schedule that falls between the "Desired" delivery schedule and the "Required" delivery schedule without prejudicing evaluation of the bid. However, bids that indicate a delivery schedule exceeding the "Required" delivery time period specified will be declared non-responsive and rejected. The County may elect to award under the Bidder's proposed delivery schedule if it offers delivery in less time then the desired or required delivery schedule. If the Bidder does not indicate its own delivery schedule, then the Bidder shall accept the desired delivery schedule and it will apply to the award.

MONTGOMERY COUNTY, MARYLAND OFFICE OF PROCUREMENT

SECTION A - INSTRUCTIONS, CONDITIONS AND NOTICES (Numbers 1-7, 26 and 27 are subject to selection on Bid Cover Sheet)

1. BID GUARANTEE

A Bid Guarantee (Bid Bond, Certified or Treasurer's Check, or Irrevocable Letter of Credit), must be enclosed and accompany each Bid and be duly executed by the Bidder as a principle, and made payable to Montgomery County. Please see the cover sheet for the amount required for the bid guarantee for this particular bid. Bid Guarantees, other than Bid Bonds, will be returned to all except the three (3) lowest bidders within 15 days after the formal opening of Bids, and the remaining Guarantees will be returned to the three lowest bidders within 5 days after the County and the accepted Bidder(s) have executed the contract(s). If no contract has been executed within the time specified herein, the Bidder may request the return of the Bid Guarantee. The County reserves the right of approval of any instrument offered as Bid Guarantee.

2. **INTENT**

- A. The Intent of this Invitation for Bid is to establish a Fixed Price or Rate of Discount Contract for the purchase of goods/services for Montgomery County, Maryland, as per the Terms, Conditions, Specifications and/or Scope of Work, and Quotation Sheet contained herein.
- B. The Intent of the Invitation to Bid is to establish a Time and Materials Contract(s) with a responsible Contractor(s) to complement County forces at various County facilities, as may be required and as may be directed by the Director, Department of General Services, and as called for in the SCOPE OF WORK statement(s) attached. All work shall be performed by a Specialty Contractor of established reputation who is regularly engaged in the performance of the specified work and who maintains, and makes available for this purpose, a regular force of skilled workmen.

3. METHOD OF AWARD

- A. The contract will be awarded to the lowest responsive and responsible bidder as determined by the Director, Department of General Services. The lowest bidder is determined by the aggregate amount of the unit prices extended by the quantities set forth on the Quotation Sheet. Bidders must bid each item in order to be eligible for an award
- B. The contract will be awarded by group to the lowest responsive and responsible bidder as determined by the Director, Department of General Services. The lowest bidder is determined by the aggregate amount by group of the unit prices extended by the quantities set forth in each group on the Quotation Sheet. Bidders must bid each item within a particular group in order to be eligible for an award for the group itself.
- C. The contract will be awarded to the lowest responsive and responsible bidder as determined by the Director, Department of General Services. The lowest bidder is determined by the lowest unit price bid
- D. The contract will be awarded by line item to the lowest responsive and responsible bidder as determined by the Director, Department of General Services.
- E. The contract will be awarded by any other Method of Award as stated on the Bid Cover Sheet.

Regardless of which Method of Award is selected for this bid (items A-E), THE DIRECTOR, DEPARTMENT OF GENERAL SERVICES, reserves the right to award a contract by individual items, in the aggregate, or in any combination thereof, or to reject any or all bids and to waive any informality in bids received whenever such rejection or waiver is in the best interest of the County.

Additionally, bidders are hereby notified that the Montgomery County Code, Section 11B-56 concerning the procurement of recycled materials and supplies is applicable to this solicitation. The Code requires, where practicable, procurement by the County of materials and supplies recycled

from solid waste, and authorizes the use of a percentage price preference. The percentage price preference for this solicitation is stated on the cover sheet of this particular bid.

Recycled Material as defined by Section 11B-56 means "material recovered from or otherwise diverted from the waste stream, including recycled paper. It includes post-consumer waste, industrial scrap material and obsolete inventories..." A percentage price preference means "the percentage by which a responsive bid from a responsible bidder whose product contains recycled materials (or a greater use of recycled materials) may exceed the lowest responsive bid submitted by a responsible bidder whose product does not contain recycled materials (or a lesser use of recycled materials)."

Bidders offering recycled products as defined by the County Code are cautioned that in order to be eligible for the price preference, the County must be aware at bid opening that the product being offered is recycled. Failure to provide specifications and/or other documentation at bid opening indicating that the product being offered is recycled may result in the bidder not receiving the price preference.

Bidders are also advised that a decision on use of a specification for a good containing recycled materials or a percentage price preference is within the sole discretion of the County and may not be appealed.

4. OPTIONAL PRE-BID CONFERENCE(S)

One or more <u>optional</u> Pre-Bid Conference(s) will be held. It is <u>optional</u>, though highly recommended that prospective bidders attend the pre-bid conference(s). For information regarding the date, time, and place of the conference(s), please see the cover sheet of this bid.

5. OR EQUAL INTERPRETATION

Identification of an item by manufacturer's name, trade name, catalog number, or reference is intended to be descriptive but not restrictive in that it is used for the purpose of describing the type, style, quality, performance and minimum specifications of the product desired, and shall not be interpreted to mean the only acceptable product. Bids on other makes and/or models will be considered provided the bidder clearly states in the spaces provided in the Quotation Sheet what is being proposed and forwards with the bid complete descriptive literature indicating the character of the article being offered and addressing all specifications of this solicitation.

The County reserves the right to accept or reject, in its sole discretion, items offered as an "equal".

6. **QUESTIONS**

All technical and non-technical questions pertaining to this Invitation for Bid should be directed to the individuals whose names are indicated on the Bid Cover Sheet.

7. <u>SAMPLES</u>

When samples are required it will be so indicated. Samples must be submitted so as to arrive at the designated location prior to the opening of bids and must be identified with the NAME OF BIDDER, BID NUMBER AND BID ITEM NUMBER. Failure to properly identify samples may cause bid to be considered non-responsive. Samples shall be free of charge and delivered at the bidder's expense. The County will have the right to destroy, alter, or mutilate samples in examination for specification or performance compliance without charge from bidder. Samples may be removed within ten (10) days after award. Samples may at the County's option be retained for the life of any subsequent contract period.

8. ACCEPTANCE TIME

By submission of an offer under this solicitation, the offeror agrees that the County has 60 days of acceptance time in which to issue an award. The County reserves the right to reject as non-responsive any offer that specifies less than 60 days of acceptance time.

9. ALTERNATE OFFERS

Bidders must bid only one (1) product and one (1) price per bid item even though they feel they can offer more than one item that will meet the specifications. Bidders must determine for themselves which to offer. If a

bidder submits more than one (1) product and/or more than one (1) price for a given bid item or items, it may be cause for the item or items bid upon to be considered non-responsive and rejected.

10. AWARD OR REJECTION OF BID

- A. Failure to enclose and submit requested data, surety or other documents in the sealed bid return envelope as may be requested herein may be cause for rejection of the bid.
- B. The County reserves the right to accept or reject any or all bids, or portion thereof, to waive informalities and minor irregularities and to award the Contract in the best interest of the County.
- C. Conditional or qualified bids are subject to rejection.
- D. The County reserves the right to reject the bid of a bidder who has previously failed to perform properly or to complete in a timely manner, contracts of a similar nature, or if investigation shows the bidder unable to perform the requirements of the contract.

11. BID PREPARATION EXPENSES

All costs incurred in the preparation and submission of bids will be borne by the bidder and shall not be incurred in anticipation of receiving reimbursement from the County.

12. BID PROTESTS

All protests made pursuant to this solicitation must be in writing and delivered to the Director, Department of General Services: (a) within ten (10) days after the Director, Department of General Services, publicly posts the proposed contract award, if the bidder seeks as a remedy the award of the contract or costs under 11B-36(h) of the Montgomery County Code, or (b) before the submission date for bids, if the bidder seeks as a remedy the cancellation or amendment of the solicitation. Each protest must contain a protest filing fee in the amount of \$500 (US currency); if the fee is paid by check, then the check must be made out to "Montgomery County Government". The Director, Department of General Services, may return the filing fee to the protesting bidder, if the protest is sustained. The Director, Department of General Services, must dismiss any protest not timely received.

Only a bidder who is "aggrieved" may file a protest. Aggrieved means that the bidder who is filing the protest may be eligible for an award of the contract if the protest is sustained (e.g., a fourth ranked bidder is not aggrieved unless the grounds for a protest, if sustained, would disqualify the top three ranked bidders or would require that the solicitation be reissued).

Each protest must contain the following: identification of the solicitation; the name, address and telephone number of the protesting offeror; a statement supporting that the bidder is aggrieved; and specification of <u>all</u> grounds for the protest, including submission of detailed facts and all relevant documents, citation to relevant language in the solicitation, regulations, or law relied upon; and, all other matters which the bidder contends supports the protest. The burden of production of all relevant evidence, data, and documents, and the burden of persuasion, to support the protest is on the bidder making the protest.

13. BID WITHDRAWAL/MODIFICATION

Bids may be withdrawn or modified upon receipt of written request received before the time specified for bid opening. Requests received after bid opening will not be considered.

14. BIDDER'S PAYMENT TERMS

The County will reject as non-responsive a bid under this solicitation, which is conditioned on payment of proper invoices in less than thirty (30) days. However, this does not preclude a bidder from offering a prompt payment discount for payment of proper invoices in less than thirty (30) days.

15. **BIDS**

Sealed Bids are hereby solicited, to be opened in Suite 180, Rockville Center, 255 Rockville Pike, Rockville, MD 20850, for the purchase of Supplies, Material, Equipment and/or Services in accordance with the Instructions, Terms, Conditions and Specifications and/or scope of work set forth in this Invitation. Bids are to be returned in a sealed envelope which should be at least 9 1/2" X 12 1/2" in size, and be clearly marked with the IFB number, opening date, and the opening time. Bids received after the time specified will not be considered and will be returned unopened to the bidder. The County will not be responsible for premature or late opening of bids improperly addressed or identified.

Information regarding the bid results (apparent low bidder) for this bid or any bid issued by the Montgomery County Office of Procurement, will be posted on Montgomery County's website at:

http://www.montgomerycountymd.gov/content/DGS/pro/public_awards.asp

16. ERRORS IN BIDS

- A. Failure of the bidder to thoroughly understand all aspects of the Invitation for Bid before submitting the bid will not act as an excuse to permit withdrawal of the bid nor secure relief on pleas of error.
- B. The unit price will govern in the event of a discrepancy between the unit price bid and the extended price.
- C. The sum of the extended prices will govern in the event of a discrepancy between the aggregate total bid and the extended prices.
- D. The written words will govern in the event of a discrepancy between the prices written in words and the prices written in figures.

17. JOINT PROCUREMENT (Optional Use of the Contract)

The following entities within Montgomery County must be able to purchase directly from contracts resulting from this solicitation:

Maryland-National Capital Park & Planning Commission (M-NCPPC) Montgomery College (MC)

Montgomery County Public Schools (MCPS)

Montgomery County Revenue Authority

Montgomery County Housing Opportunities Commission (HOC)

Washington Suburban Sanitary Commission (WSSC)

Municipalities & Special Tax Districts in Montgomery County

While this IFB is prepared on behalf of Montgomery County, it is intended to apply for the benefit of the above-named entities as though they were expressly named throughout the document. Each of these entities may purchase from the successful vendor under the same prices and services of the contract with Montgomery County, in accordance with each entity's respective laws and regulations, or an entity may choose not to procure from the successful bidder at the entity's sole discretion. If one of the above-named entities elects to purchase under the contract, the price shall be determined by using unit costs and other pertinent costs that are provided in the bid. Montgomery County shall not be held liable for any costs, payments, invoices, or damages incurred by the above jurisdictions. Each jurisdiction above will be solely responsible for and contract directly with the bidder under the jurisdictions own procurement laws and regulations. ANY SPECIAL DISCOUNTS UNIQUE TO A PARTICULAR ENTITY (e.g. Montgomery County Public Schools educational discounts) SHOULD BE OFFERED TO THAT ENTITY.

18. MINORITY, FEMALE, DISABLED PERSON PROGRAM COMPLIANCE

Under County law this solicitation is subject to the Montgomery County Code and the Montgomery County Procurement Regulations regarding participation in the Minority-Female-Disabled Person (MFD) procurement program. Further information regarding the County's MFD program is contained within this solicitation (see the provision entitled "Minority-Owned Business Addendum to The General Conditions of Contract between County and Contractor" and its companion document entitled "Minority, Female, Disabled Person Subcontractor Performance Plan").

19. MONTGOMERY COUNTY PROCUREMENT REGULATIONS

The Montgomery County Procurement Regulations are applicable to this solicitation and any contracts awarded pursuant to this solicitation. Of particular importance is the fact that the notice of a decision to make an award will be accomplished by a posting of the proposed contract awardee on a public list located in the Office of Procurement, Rockville Center, 255 Rockville Suite 180, Rockville, Maryland 20850. The time period for appeal contained in Section 11B-36 commences THE DAY FOLLOWING the date of the posting.

It is the responsibility of the offerors to keep informed of the current status of any proposed awardees for contracts in which they are interested, as per Section 3.2.2 of the Procurement Regulations.

Information regarding the proposed awardee(s) under this bid or any bid issued by the Montgomery County Office of Procurement, will be posted on Montgomery County's website at:

www.montgomerycountymd.gov/content/DGS/pro/public_awards.asp

20. NAME AND SIGNATURE REQUIREMENTS FOR BIDS AND CONTRACTS

The correct and full legal business name of the entity involved must be used on bids received and on contract(s) issued as a result of this solicitation. A trade name, i.e., a shortened or different name under which the firm does business, must not be used when the full legal name is different. Corporations must have names that comply with State law, which requires a suffix indicating the corporate status of that business (e.g., Inc., Incorporated, etc.). Trade names may be indicated by individuals or corporations with the individual or corporate name followed by "t/a" (trading as) or "d/b/a" (doing business as), respectively. The signature on the bid, contract, amendment, or related correspondence must conform to the following:

All signatures must be made by an authorized officer, partner, manager,

All signatures must be made by an authorized officer, partner, manager, member, or employee. The signing of an offer or a contract is a representation by the person signing that the person signing is authorized to do so on behalf of the offeror or contractor.

No bids will be accepted unless submitted in ink or typewritten. Changes made to the prices bid prior to the opening must be done legibly and initialed by the offeror making the changes.

21. PROMPT PAYMENT DISCOUNT TERMS

Bidders please note: Prompt payment discounts will be considered in the evaluation of your bid if the discount on payments is not conditioned on payment being made in less than thirty (30) days from receipt of invoice.

22. PROPRIETARY & CONFIDENTIAL INFORMATION

This is to notify prospective bidders that the County has unlimited data rights regarding bids submitted in response to its solicitations. Unlimited data rights means that Montgomery County has the right to use, disclose, reproduce, prepare derivative works, distribute copies to the public, or perform publicly and display publicly any information submitted by offerors in response to this or any solicitation issued by the County. However, information that is deemed to be confidential commercial or financial information as defined by the Maryland Information Act, State Government Article §10-617, will be exempted from disclosure if the submitter can show that release of such information would cause substantial competitive harm to the submitter.

It is the responsibility of the bidder to clearly identify each part of his/her offer that it believes is confidential commercial or financial information by stamping the bottom right hand corner of each pertinent page with one inch bold face letters stating the words "confidential" or "proprietary". The bidder agrees with regard to any portion of the proposal that is not stamped as proprietary or confidential that it believes, and expressly permits the County to deem it not to be proprietary or confidential.

23. **QUALIFICATION OF BIDDERS**

Bidders may be required to furnish satisfactory evidence that they are qualified dealers or manufacturers of the items listed, or regularly engaged in performing the services on which they are bidding, and in both cases maintain a regularly established place of business. An authorized representative of the County may visit any prospective Contractor's place of business to determine ability, capacity, reliability, financial stability and other factors necessary to perform the contract.

24. SOLICITATION AMENDMENTS

In the event that an amendment to this solicitation is issued, all solicitation terms and conditions will remain in effect unless they are specifically changed by the amendment. OFFERORS MUST ACKNOWLEDGE RECEIPT OF SUCH SOLICITATION AMENDMENTS, to the place designated, and prior to the hour and date specified in the solicitation (as amended) for receipt of offers. UNLESS A WAIVER IS GRANTED, OFFERORS THAT DO NOT TIMELY ACKNOWLEDGE RECEIPT OF SOLICITATION AMENDMENTS BY ONE OF THE FOLLOWING METHODS WILL BE REJECTED:

- (a) By returning one signed copy of the amendment either with your bid or by sending it separately to the Office of Procurement.
- (b) By acknowledging receipt of the amendment on the <u>Solicitation</u>, <u>Bid</u>, and <u>Award</u> sheet that is submitted.
- (c) By stating that the amendment is acknowledged in a signed letter that refers to the solicitation and amendment numbers.

A waiver may be granted by the Director, Department of General Services, if deemed to be in the County's best interest. No waiver may be granted, however, until the offeror states in writing that the offeror will be bound by any substantive changes made by the amendment to the terms of the solicitation. If an offeror desires to change an offer that has already been submitted, the change may be made by a signed letter that refers to the solicitation and amendment numbers, and which is received at the place designated, and prior to the hour and date specified in the solicitation (as amended) for receipt of offers.

25. VERBAL EXPLANATIONS

Verbal explanations or instructions given by a Montgomery County employee to an offeror in regard to this solicitation will not be binding on the County. Any information given to an offeror in response to a request will be furnished to all offerors as an amendment to this solicitation, if such information is deemed necessary for the preparation of bids, or if the lack of such information would be detrimental to the uninformed offerors. Such amendments only, when issued by the Director, Department of General Services, will be considered as being binding on the County.

26. SERVICES CONTRACT (County Code 11B-33A)

Under County law, a solicitation for a contractor to provide services is subject to the Montgomery County Code regarding compliance with certain wage requirements payable to the Contractor's employees. Additional information regarding the County's wage requirements is contained within this solicitation (see the provision entitled "Wage Requirements for Services Contracts Addendum to The General Conditions of Contract between County and Contractor" and its companion document entitled "Wage Requirements Certification"). If Contractor fails to submit and complete the required material information on the Wage Requirements Certification form, its bid may be deemed unacceptable under County law and may be rejected for non-responsiveness.

27. PREVAILING WAGE (County Code §§11B-33C, and 20-75)

The prevailing wage law applies to all construction contracts. Under County law, a County financed construction contract is subject to the Montgomery County Code regarding compliance with the prevailing wage paid to construction workers, as established for the County by the Maryland State Commissioner of Labor and Industry. Additional information regarding the County's prevailing wage requirements is contained within this solicitation/contract (see the provision entitled "Prevailing Wage Requirements for Construction Contract Addendum to the General Conditions of Contract between County and Contractor").

An aggrieved employee is a third-party beneficiary of this Contract and the employee may by civil action recover the difference between the prevailing wage for the type of work performed and the amount actually received, with interest and a reasonable attorney's fee.

SECTION B - GENERAL CONDITIONS OF CONTRACT BETWEEN COUNTY & CONTRACTOR

1. ACCOUNTING SYSTEM AND AUDIT, ACCURATE INFORMATION

The contractor certifies that all information the contractor has provided or will provide to the County is true and correct and can be relied upon by the County in awarding, modifying, making payments, or taking any other action with respect to this contract including resolving claims and disputes. Any false or misleading information is a ground for the County to terminate this contract for cause and to pursue any other appropriate remedy. The contractor certifies that the contractor's accounting system conforms with generally accepted accounting principles, is sufficient to comply with the contract's budgetary and financial obligations, and is sufficient to produce reliable financial information.

The County may examine the contractor's and any first-tier subcontractor's records to determine and verify compliance with the contract and to resolve or decide any claim or dispute arising under this contract. The contractor and any first-tier subcontractor must grant the County access to these records at all reasonable times during the contract term and for 3 years after final payment. If the contract is supported to any extent with federal or state funds, the appropriate federal or state authorities may also examine these records. The contractor must include the preceding language of this paragraph in all first-tier subcontracts.

2. AMERICANS WITH DISABILITIES ACT

The contractor agrees to comply with the nondiscrimination requirements of Titles II and III, and other provisions, of the Americans with Disabilities Act of 1990, Pub. Law 101-336, and ADA Amendments Act of 2008, Pub. Law 110-325, as amended, currently found at 42 U.S.C., § 12101, et seq.

3. APPLICABLE LAWS

This contract must be construed in accordance with the laws and regulations of Maryland and Montgomery County. The Montgomery County Procurement Regulations are incorporated by reference into, and made a part of, this contract. In the case of any inconsistency between this contract and the Procurement Regulations, the Procurement Regulations govern. The contractor must, without additional cost to the County, pay any necessary fees and charges, obtain any necessary licenses and permits, and comply with applicable federal, state and local laws, codes and regulations. For purposes of litigation involving this contract, except for contract Disputes discussed in paragraph 8 below, exclusive venue and jurisdiction must be in the Circuit Court for Montgomery County, Maryland or in the District Court of Maryland for Montgomery County.

The prevailing wage law (County Code §11B-33C) applies to construction contracts. Specifically, under County law, a County financed construction contract is subject to the Montgomery County Code regarding compliance with the prevailing wage paid to construction workers, as established for the County by the Maryland State Commissioner of Labor and Industry. Additional information regarding the County's prevailing wage requirements is contained within this solicitation/contract (see the provision entitled "Prevailing Wage Requirements for Construction Contract Addendum to the General Conditions of Contract between County and Contractor").

Furthermore, certain non-profit and governmental entities may purchase supplies and services, similar in scope of work and compensation amounts provided for in a County contract, using their own contract and procurement laws and regulations, pursuant to the Maryland State Finance and Procurement Article, Section 13-101, et. seq.

Contractor and all of its subcontractors must comply with the provisions of County Code §11B-35A and must not retaliate against a covered employee who discloses an illegal or improper action described in §11B-35A. Furthermore, an aggrieved covered employee under §11B-35A is a third-party beneficiary under this Contract, who may be civil action recover compensatory damages including interest and reasonable attorney's fees, against the contractor or one of its subcontractors for retaliation in violation of that Section. (Effective June 28, 2010).

Contractor and all of its subcontractors must provide the same benefits to an employee with a domestic partner as provided to an employee with a spouse, in accordance with County Code §11B-33D. An aggrieved employee, is a third-party beneficiary who may, by civil action, recover the cash equivalent of any benefit denied in violation of §11B-33D or other compensable damages. (Effective January 1, 2011).

4. ASSIGNMENTS AND SUBCONTRACTS

The contractor may not assign or transfer this contract, any interest herein or any claim hereunder, except as expressly authorized in writing by the Director, Department of General Services. Unless performance is separately and expressly waived in writing by the Director, Department of General Services, an assignment does not release the contractor from responsibility for performance of this contract. Unless otherwise provided in the contract, the contractor may not contract with any other party for furnishing any of the materials or services herein contracted for without the written approval of the Director, Department of General Services. Any subcontract for any work hereunder must comport with the terms of this Contract and County law, and must include any other terms and conditions that the County deems necessary to protect its interests.

5. CHANGES

The Director, Department of General Services, may unilaterally change the work, materials and services to be performed. The change must be in writing and within the general scope of the contract. The contract will be modified to reflect any time or money adjustment the contractor is entitled to receive. Contractor must bring to the Contract Administrator, in writing, any claim about an adjustment in time or money resulting from a change, within 30 days from the date the Director, Department of General Services, issued the change in work, or the claim is waived. Any failure to agree upon a time or money adjustment must be resolved under the "Disputes" clause of this contract. The contractor must proceed with the prosecution of the work as changed, even if

there is an unresolved claim. No charge for any extra work, time or material will be allowed, except as provided in this section.

6. CONTRACT ADMINISTRATION

A.The contract administrator, subject to paragraph B below, is the Department representative designated by the Director, Department of General Services, in writing and is authorized to:

- (1) serve as liaison between the County and the contractor;
- give direction to the contractor to ensure satisfactory and complete performance;
- (3) monitor and inspect the contractor's performance to ensure acceptable timeliness and quality;
- (4) serve as records custodian for this contract, including wage and prevailing wage requirements;
- (5) accept or reject the contractor's performance;
- (6) furnish timely written notice of the contractor's performance failures to the Director, Department of General Services, and to the County Attorney, as appropriate;
- (7) prepare required reports;
- (8) approve or reject invoices for payment;
- (9) recommend contract modifications or terminations to the Director, Department of General Services;
- (10) issue notices to proceed; and
- (11) monitor and verify compliance with any MFD Performance Plan.
- B. The contract administrator is NOT authorized to make determinations (as opposed to recommendations) that alter, modify, terminate or cancel the contract, interpret ambiguities in contract language, or waive the County's contractual rights.

7. COST & PRICING DATA

Chapter 11B of the County Code and the Montgomery County Procurement Regulations require that cost & pricing data be obtained from proposed awardees/contractors in certain situations. The contractor guarantees that any cost & pricing data provided to the County will be accurate and complete. The contractor grants the Director, Department of General Services, access to all books, records, documents, and other supporting data in order to permit adequate evaluation of the contractor's proposed price(s). The contractor also agrees that the price to the County, including profit or fee, may, at the option of the County, be reduced to the extent that the price was based on inaccurate, incomplete, or noncurrent data supplied by the contractor.

8. **DISPUTES**

Any dispute arising under this contract that is not disposed of by agreement must be decided under the Montgomery County Code and the Montgomery County Procurement Regulations. Pending final resolution of a dispute, the Contractor must proceed diligently with contract performance. Subject to subsequent revocation or alteration by the Director, Department of General Services, the head of the County department, office or agency ("Department Head") of the contract administrator is the designee of the Director, Department of General Services, for the purpose of dispute resolution. The Department Head or his/her designee must forward to the Director, Department of General Services, a copy of any written resolution of a dispute. The Department Head may delegate this responsibility to another person (other than the contract administrator). A contractor must notify the contract administrator of a claim in writing, and must attempt to resolve a claim with the contract administrator prior to filing a dispute with the Director, Department of General Services or designee. The contractor waives any dispute or claim not made in writing and received by the Director, Department of General Services, within 30 days of the event giving rise to the dispute or claim, whether or not the contract administrator has responded to a written notice of claim or resolved the claim. The Director, Department of General Services, must dismiss a dispute that is not timely filed. A dispute must be in writing, for specific relief, and any requested relief must be fully supported by affidavit of all relevant calculations, including cost and pricing information, records, and other information. At the County's option, the contractor agrees to be made a party to any related dispute involving another contractor.

9. DOCUMENTS, MATERIALS AND DATA

All documents materials or data developed as a result of this contract are the County's property. The County has the right to use and reproduce any documents, materials, and data, including confidential information, used in the performance of, or developed as a result of, this contract. The County may use this information for its own purposes, including reporting to state and federal agencies. The contractor warrants that it has title to or right of use of

all documents, materials or data used or developed in connection with this contract. The contractor must keep confidential all documents, materials, and data prepared or developed by the contractor or supplied by the County.

10. DURATION OF OBLIGATION

The contractor agrees that all of contractor's obligations and warranties, including all requirements imposed by the Minority Owned Business Addendum to these General Conditions, if any, which directly or indirectly are intended by their nature or by implication to survive contractor performance, do survive the completion of performance, termination for default, termination for convenience, or termination by mutual consent of the contract.

11. ENTIRE AGREEMENT

There are no promises, terms, conditions, or obligations other than those contained in this contract. This contract supersedes all communications, representations, or agreements, either verbal or written, between the parties hereto, with the exception of express warranties given to induce the County to enter into the contract.

12. ETHICS REQUIREMENTS/POLITICAL CONTRIBUTIONS

The contractor must comply with the ethics provisions contained in Chapters 11B and 19A, Montgomery County Code, which include the following:

- (a) a prohibition against making or offering to make certain gifts. Section 11B-51(a).
- (b) a prohibition against kickbacks. Section 11B-51(b).
- (c) a prohibition against a person engaged in a procurement from employing or offering to employ a public employee. Section 11B-52 (a).
- (d) a prohibition against a contractor that is providing a recommendation to the County from assisting another party or seeking to obtain an economic benefit beyond payment under the contract. Section 11B-52 (b)
- (e) a restriction on the use of confidential information obtained in performing a contract. Section 11B-52 (c).
- (f) a prohibition against contingent fees. Section 11B-53.

Furthermore, the contractor specifically agrees to comply with Sections 11B-51, 11B-52, 11B-53, 19A-12, and/or 19A-13 of the Montgomery County Code

In addition, the contractor must comply with the political contribution reporting requirements currently codified under Title 14 of the Election Law, Annotated Code of Maryland.

13. **GUARANTEE**

- A. Contractor guarantees for one year from acceptance, or for a longer period that is otherwise expressly stated in the County's written solicitation, all goods, services, and construction offered, including those used in the course of providing the goods, services, and/or construction. This includes a guarantee that all products offered (or used in the installation of those products) carry a guarantee against any and all defects for a minimum period of one year from acceptance, or for a longer period stated in the County's written solicitation. The contractor must correct any and all defects in material and/or workmanship that may appear during the guarantee period, or any defects that occur within one (1) year of acceptance even if discovered more than one (1) year after acceptance, by repairing, (or replacing with new items or new materials, if necessary) any such defect at no cost to the County and to the County's satisfaction.
- B. Should a manufacturer's or service provider's warranty or guarantee exceed the requirements stated above, that guarantee or warranty will be the primary one used in the case of defect. Copies of manufacturer's or service provider's warranties must be provided upon request.
- C. All warranties and guarantees must be in effect from the date of acceptance by the County of the goods, services, or construction.
- D. The contractor guarantees that all work shall be accomplished in a workmanlike manner, and the contractor must observe and comply with all Federal, State, County and local laws, ordinances and regulations in providing the goods, and performing the services or construction.

E. Goods and materials provided under this contract must be of first quality, latest model and of current manufacture, and must not be of such age or so deteriorated as to impair their usefulness or safety. Items that are used, rebuilt, or demonstrator models are unacceptable, unless specifically requested by the County in the Specifications.

14. HAZARDOUS AND TOXIC SUBSTANCES

Manufacturers and distributors are required by federal "Hazard Communication" provisions (29 CFR 1910.1200), and the Maryland "Access to Information About Hazardous and Toxic Substances" Law, to label each hazardous material or chemical container, and to provide Material Safety Data Sheets to the purchaser. The contractor must comply with these laws and must provide the County with copies of all relevant documents, including Material Safety Data Sheets, prior to performance of work or contemporaneous with delivery of goods.

15. HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA) COMPLIANCE

In addition to the provisions stated above in Section 3. "Applicable Laws," contractor must comply with all requirements in the federal Health Insurance Portability and Accountability Act (HIPAA), to the extent that HIPAA is applicable to this contract. Furthermore, contractor must enter into the County's standard Business Associate Agreement or Qualified Service Organization Agreement when contractor or the County, as part of this contract, may use or disclose to one another, to the individual whose health information is at issue, or to a third-party, any protected health information that is obtained from, provided to, made available to, or created by, or for, the contractor or the County.

16. IMMIGRATION REFORM AND CONTROL ACT

The contractor warrants that both the contractor and its subcontractors do not, and shall not, hire, recruit or refer for a fee, for employment under this contract or any subcontract, an alien while knowing the alien is an unauthorized alien, or any individual without complying with the requirements of the federal Immigration and Nationality laws, including any verification and record keeping requirements. The contractor further assures the County that, in accordance with those laws, it does not, and will not, discriminate against an individual with respect to hiring, recruitment, or referral for a fee, of an individual for employment or the discharge of an individual from employment, because of the individual's national origin or, in the case of a citizen or prospective citizen, because of the individual's citizenship status.

17. INCONSISTENT PROVISIONS

Notwithstanding any provisions to the contrary in any contract terms or conditions supplied by the contractor, this General Conditions of Contract document supersedes the contractor's terms and conditions, in the event of any inconsistency.

18. **INDEMNIFICATION**

The contractor is responsible for any loss, personal injury, death and any other damage (including incidental and consequential) that may be done or suffered by reason of the contractor's negligence or failure to perform any contractual obligations. The contractor must indemnify and save the County harmless from any loss, cost, damage and other expenses, including attorney's fees and litigation expenses, suffered or incurred due to the contractor's negligence or failure to perform any of its contractual obligations. If requested by the County, the contractor must defend the County in any action or suit brought against the County arising out of the contractor's negligence, errors, acts or omissions under this contract. The negligence of any agent, subcontractor or employee of the contractor is deemed to be the negligence of the contractor. For the purposes of this paragraph, County includes its boards, agencies, agents, officials and employees.

19. INDEPENDENT CONTRACTOR

The contractor is an independent contractor. The contractor and the contractor's employees or agents are not agents of the County.

20. **INSPECTIONS**

The County has the right to monitor, inspect and evaluate or test all supplies, goods, services, or construction called for by the contract at all reasonable places (including the contractor's place of business) and times (including the period of preparation or manufacture).

21. **INSURANCE**

Prior to contract execution by the County, the proposed awardee/contractor must obtain at its own cost and expense the insurance specified in the

Over

applicable table (See Tables A and B) or attachment to these General Conditions, with one or more insurance company(s) licensed or qualified to do business in the State of Maryland and acceptable to the County's Division of Risk Management. Contractor must keep this insurance in full force and effect during the term of this contract, including all extensions. Unless expressly provided otherwise, Table A is applicable to this contract. The insurance must be evidenced by one or more Certificate(s) of Insurance and, if requested by the County, the proposed awardee/contractor must provide a copy of any and all insurance policies to the County. At a minimum, the proposed awardee/contractor must submit to the Director, Department of General Services, one or more Certificate(s) of Insurance prior to award of this contract, and prior to any contract modification extending the term of the contract, as evidence of compliance with this provision. The contractor's insurance must be primary. Montgomery County, MD, including its officials, employees, agents, boards, and agencies, must be named as an additional insured on all liability policies. Thirty days written notice to the County of cancellation or material change in any of the policies is required, unless a longer period is required by applicable law. In no event may the insurance coverage be less than that shown on the applicable table, attachment, or contract provision for required insurance. The Director, Department of General Services, may waive the requirements of this section, in whole or in

TABLE A. - INSURANCE REQUIREMENTS (See Paragraph #21 Under the General Conditions of Contract Between County and Contractor)

CONTRACT DOLLAR VALUES (IN \$1,000's)

	<u>Up to 50</u>	<u>Up to 100</u>	<u>Up to 1,000</u>	1,000
Workers Compensation (for contractors with employees) Bodily Injury by				
Accident (each)	100	100	100	See
Disease (policy limits)	500	500	500	Attach
Disease (each employee)	100	100	100	rittaen.
Disease (each employee)	100	100	100	
Commercial General Liability minimum combined single limi for bodily injury and property damage per occurrence, includi contractual liability, premises and operations, and independer contractors	ng	500	1,000	See Attach.
Minimum Automobile Liability (including owned, hired and no owned automobiles) Bodily Injury				
each person	100	250	500	See
each occurrence	300	500	1,000	Attach.
each occurrence	300	300	1,000	Attacii.
Property Damage				
each occurrence	300	300	300	
Professional Liability* for errors, omissions and negligent acts, per claim and aggregate, with one year discovery period and	250	500	1,000	See Attach.

Certificate Holder

Montgomery County Maryland (Contract #)
Office of Procurement
Rockville Center
255 Rockville Pike, Suite 180
Rockville, Maryland 20850-4166

maximum deductible of \$25,000

TABLE B. - INSURANCE REQUIREMENTS (See Paragraph #21 Under the General Conditions of Contract Between County and Contractor)

Over

	<u>Up to 50</u>	<u>Up to 100</u>	<u>Up to 1,000</u>	1,000
Commercial General Liability minimum combined single limit for bodily injury and prop damage per occurrence, is contractual liability, prem and operations, independe	ncluding nises	500	1,000	See Attach.
contractors, and product l	iability			

Certificate Holder

Montgomery County Maryland (Contract #)
Office of Procurement
Rockville Center
255 Rockville Pike, Suite 180
Rockville, Maryland 20850-4166

22. <u>INTELLECTUAL PROPERTY APPROVAL AND</u> INDEMNIFICATION - INFRINGEMENT

If contractor will be preparing, displaying, publicly performing, reproducing, or otherwise using, in any manner or form, any information, document, or material that is subject to a copyright, trademark, patent, or other property or privacy right, then contractor must: obtain all necessary licenses, authorizations, and approvals related to its use; include the County in any approval, authorization, or license related to its use; and indemnify and hold harmless the County related to contractor's alleged infringing or otherwise improper or unauthorized use. Accordingly, the contractor must protect, indemnify, and hold harmless the County from and against all liabilities, actions, damages, claims, demands, judgments, losses, costs, expenses, suits, or actions, and attorneys' fees and the costs of the defense of the County, in any suit, including appeals, based upon or arising out of any allegation of infringement, violation, unauthorized use, or conversion of any patent, copyright, trademark or trade name, license, proprietary right, or other related property or privacy interest in connection with, or as a result of, this contract or the performance by the contractor of any of its activities or obligations under this contract.

23. NON-CONVICTION OF BRIBERY

The contractor hereby declares and affirms that, to its best knowledge, none of its officers, directors, or partners or employees directly involved in obtaining contracts has been convicted of bribery, attempted bribery, or conspiracy to bribe under any federal, state, or local law.

24. NON-DISCRIMINATION IN EMPLOYMENT

The contractor agrees to comply with the non-discrimination in employment policies and/ or provisions prohibiting unlawful employment practices in County contracts as required by Section 11B-33 and Section 27-19 of the Montgomery County Code, as well as all other applicable state and federal laws and regulations regarding employment discrimination.

The contractor assures the County that, in accordance with applicable law, it does not, and agrees that it will not, discriminate in any manner on the basis of race, color, religious creed, ancestry, national origin, age, sex, marital status, disability, or sexual orientation.

The contractor must bind its subcontractors to the provisions of this section.

25. PAYMENTS

No payment by the County may be made, or is due, under this contract, unless funds for the payment have been appropriated and encumbered by the County. Under no circumstances will the County pay the contractor for legal fees. The contractor must not proceed to perform any work (provide goods, services, or construction) prior to receiving written confirmation that the County has appropriated and encumbered funds for that work. If the contractor fails to obtain this verification from the Office of Procurement prior to performing work, the County has no obligation to pay the contractor for the work.

If this contract provides for an additional contract term for contractor performance beyond its initial term, continuation of contractor's performance under this contract beyond the initial term is contingent upon, and subject to,

^{*}Professional services contracts only

the appropriation of funds and encumbrance of those appropriated funds for payments under this contract. If funds are not appropriated and encumbered to support continued contractor performance in a subsequent fiscal period, contractor's performance must end without further notice from, or cost to, the County. The contractor acknowledges that the County Executive has no obligation to recommend, and the County Council has no obligation to appropriate, funds for this contract in subsequent fiscal years. Furthermore, the County has no obligation to encumber funds to this contract in subsequent fiscal years, even if appropriated funds may be available. Accordingly, for each subsequent contract term, the contractor must not undertake any performance under this contract until the contractor receives a purchase order or contract amendment from the County that authorizes the contractor to perform work for the next contract term.

26. PERSONAL PROPERTY

All furniture, office equipment, equipment, vehicles, and other similar types of personal property specified in the contract, and purchased with funds provided under the contract, become the property of the County upon the end of the contract term, or upon termination or expiration of this contract, unless expressly stated otherwise.

27. TERMINATION FOR DEFAULT

The Director, Department of General Services, may terminate the contract in whole or in part, and from time to time, whenever the Director, Department of General Services, determines that the contractor is:

- defaulting in performance or is not complying with any provision of this contract;
- failing to make satisfactory progress in the prosecution of the contract; or
- (c) endangering the performance of this contract.

The Director, Department of General Services, will provide the contractor with a written notice to cure the default. The termination for default is effective on the date specified in the County's written notice. However, if the County determines that default contributes to the curtailment of an essential service or poses an immediate threat to life, health, or property, the County may terminate the contract immediately upon issuing oral or written notice to the contractor without any prior notice or opportunity to cure. In addition to any other remedies provided by law or the contract, the contractor must compensate the County for additional costs that foreseeably would be incurred by the County, whether the costs are actually incurred or not, to obtain substitute performance. A termination for default is a termination for convenience if the termination for default is later found to be without justification.

28. TERMINATION FOR CONVENIENCE

This contract may be terminated by the County, in whole or in part, upon written notice to the contractor, when the County determines this to be in its best interest. The termination for convenience is effective on the date specified in the County's written notice. Termination for convenience may entitle the contractor to payment for reasonable costs allocable to the contract for work or costs incurred by the contractor up to the date of termination. The contractor must not be paid compensation as a result of a termination for convenience that exceeds the amount encumbered to pay for work to be performed under the contract.

29. **TIME**

Time is of the essence.

30. WORK UNDER THE CONTRACT

Work may not commence under this contract until all conditions for commencement are met, including execution of the contract by both parties, compliance with insurance requirements, encumbrance of funds, and issuance of any required notice to proceed.

31. WORKPLACE SAFETY

The contractor must ensure adequate health and safety training and/or certification, and must comply with applicable federal, state and local Occupational Safety and Health laws and regulations.

THIS FORM MUST NOT BE MODIFIED WITHOUT THE PRIOR APPROVAL OF THE OFFICE OF THE COUNTY ATTORNEY.

PMMD-45. REVISED 04/01/10

SECTION C - SPECIAL TERMS AND CONDITIONS

(Subject to selection on Bid Cover Sheet)

1. ADD OR DELETE

During the contract term, the County shall have the right to add or delete facilities to be served as may be considered necessary or desirable.

In the event the facilities are added, (except as provided herein) a mutually acceptable price for the routine service will be negotiated in a manner consistent with the contract terms. No payment will be made for facilities deleted.

2. ANNUAL PRICE ADJUSTMENT

Prices quoted are firm for a period of one year after execution of the contract. Any request for a price adjustment, after this one year period, are subject to the following:

- Approval or rejection by the Director, Department of General Services or designee.
- Must be submitted in writing to the Director, Department of General Services, and accompanied by supporting documentation justifying the Contractor's request. A request for any price adjustment may not be approved unless the contractor submits to the County sufficient justification to support that the Contractor's request is based on its net increase in costs in delivering the goods/services to the County under the contract terms.
- Must be submitted sixty (60) days prior to the contact expiration date, if the contract is being amended.
- May not be approved in an amount that exceeds the annual percentage change of the Consumer Price Index (CPI) for the twelve-month period immediately prior to the date of the request. The request must not exceed the CPI for all urban consumers issued for the Washington-Baltimore, DC-MD-VA-WV Metropolitan area by the United States Department of Labor, Bureau of Labor Statistics for ALL ITEMS, unless a commodity or service group is specifically stated on the Bid Cover Sheet.
- The County will approve only one price adjustment for each contract term, if a price adjustment is approved.
- Should be effective sixty (60) days from the date of receipt of the contractor's request.
- Must be executed by written contract amendment.

3. CATALOG DISCOUNT PRICES

Prices are to be quoted in terms of <u>Percentage Discount from a Current Price List</u>, inclusive of all charges for delivery as specified herein. "List" shall be manufacturer's published catalogs and price lists and/or Contractor's own published catalogs and price lists. Sources of "List Prices" are to be clearly described in the attached Quotation Sheet. Dealer list price plus added up percentage amounts are acceptable, provided they are clearly stated on the Quotation Sheet.

Price increases as may be reflected in newly published price lists will be honored upon notification in writing and approval of the Director, Department of General Services. The discount quoted shall remain firm for the entire contract period.

4. CATALOGS/PRICE LIST REQUIREMENTS

It will be the responsibility of the successful Contractor to provide current, complete manufacturer's catalogs including current styles, models, numbers, and latest published price lists within ten (10) working days of written notification of the County's intent to award a contract. Such material must be provided before finalization of any documents.

Should the vendor fail to provide such materials, the County may consider the bidder as non-responsive and proceed with award of contract to next lowest responsive bidder.

5. CERTIFICATE OF ORIGIN

Certificate of origin must be submitted with delivery of units. Units delivered without Certificate of Origin and Owner Warranty will not be accepted.

6. CLEANING OF SITE

The Contractor shall at all times, keep the premises free from accumulation of waste materials or rubbish caused by the work performed. Upon completion of the work, waste materials, rubbish, and tools, equipment, machinery and surplus materials shall be removed from and about the project (job). All building surfaces and work areas are to be left "broom clean."

7. CONTRACT ADMINISTRATOR

A Contract Administrator shall be designated by the Director, Department of General Services or authorized representative. The Contract Administrator shall be responsible for:

- A. Instructing the Contractor of the details of work required including the labor and the material/equipment to be used.
- B. Approving the Contractor's maintained record of time and material used for the job. The Administrator must sign and date these records.
- C. Approving the rental of equipment and/or tools that may be considered "not customary" to the trade.
- Inspecting all work performed and authorizes payment upon acceptance.

The designated Contract Administrator is named on the Bid Cover Sheet.

8. CONTRACT TERM

- A. The term of the contract is for **1** (one) year from the date of signature by the Director, Department of General Services. Before the contract term ends, the Director may (but is not required to) renew this contract, if the Director determines that renewal is in the best interests of the County. Contractor's satisfactory performance does not guarantee renewal of this Contract. The Director may exercise this option to renew for **2** (two) additional one-year periods.
- B. The contract term shall be for the period of time as stated on the Bid Cover Sheet.

9. CONTRACT VALUE

This is a Requirements Contract for providing a readily available source to serve at the County's discretion for the services specified. The estimated annual expenditure for such requirements as stated in the SCOPE OF WORK represents only the County's best estimates, and is not to be taken as a guarantee of any specific dollar expenditure.

10. CONTRACTOR RESPONSE

In an emergency situation, the Director, Department of General Services, or a designated representative may place a call, day or night, against this contract and the Contractor shall respond within a two (2) hour period to effect repairs/replacement as required. This provision will be used only during a Civil Defense Operation or when any of the County's vital services are impaired, such as those of the Fire, Police, or Health Departments, or Detention Center. The County will have a representative on the project that will be responsible for advising the Contractor of the problem, and signing off on the Contractor's record of time and materials. The Contractor shall provide a phone number for emergency use outside normal business hours. In other than an emergency situation as described above, the Contractor is expected to respond within a twenty-four (24) hour period to calls for service.

11. CORRECTION OF WORK AFTER FINAL PAYMENT

The Contractor shall remedy any defects due to faulty material or workmanship and pay for any damage to other work resulting there from, which shall appear or occur within the guarantee period beginning with the date of final payment, or from the date of the County's substantial usage of the project, whichever is earlier. The County shall give notice of observed defects with reasonable promptness.

12. CORRECTION OF WORK BEFORE FINAL PAYMENT

The Contractor shall promptly remove from the premises all work condemned by the County as failing to conform to the contract, whether incorporated or not, and the Contractor shall promptly replace and re-execute condemned work in accordance with the contract and without expense to the County and shall bear the expense of making good all work of other Contractors destroyed or damaged by such removal or replacement.

13. <u>DAMAGE/SHORTAGE</u>

The County will not accept any new units until all damage has been repaired and factory shortages have been received. The County shall not be liable for any equipment delivered which is damaged, short components, or is not fully prepared for service.

14. DEALER STATUS

Bidders, by offering quotations herein, certify that they are current authorized dealers in good status for all quoted manufacturers. Manufacturer's written certification of dealer status must be provided within fifteen (15) working days if so requested by the County at any time during the contract period. Should the Contractor lose dealer status at any time during the contract period

for any contracted items, that portion of the contract will automatically be cancelled with no further obligation by the County.

15. DELAYS AND EXTENSION OF TIME

If the Contractor is delayed at any time in the delivery of Supplies, Material, Equipment and/or Services by any act or neglect of any separate Contractor employed by the County, or by changes ordered in the Supplies, Materials, Equipment and Services, or by strikes, lockouts, fires, unusual delay in transportation, unavoidable casualties or any causes beyond the Contractor's control, or by delay authorized by the County, the County shall decide the extent of such delay or the justification of any other delay, then the time of completion shall be extended for such reasonable time as the County may decide.

16. DELIVERY INSTRUCTIONS

All deliveries are to be made to the locations identified and listed on the bid and are to be coordinated and scheduled with the individuals as indicated.

17. DEPARTMENTS AUTHORIZED TO USE CONTRACT(S)

The primary user of this contract will be the Department named on the Bid Cover Sheet. This agency is authorized to use their own internal Job Release System and Financial Department methods. All other users of this contract must route their usage through THE CONTRACTING OFFICER, or designee. Contractors are cautioned not to perform work for any other than the primary user without written authorization from the Director, Department of General Services.

18. EQUIPMENT PREPARATION

New vehicles/equipment service and preparation, as recommended by the manufacturer, shall be completed by the successful bidder prior to delivery. Equipment delivered shall be prepared and ready for the designed and intended service use.

No dealer identification is to be affixed to any new units.

19. ESTIMATES

Prior to the commencement of work on any requirements, the Contract Administrator and the Contractor will prepare an "Estimate to Complete" containing the following:

- A. Brief description of the work to be performed.
- B. Number of labor hours and types of labor.
- C. Material cost estimate.
- D. Estimated completion date.

All estimates must be signed and dated by the Contract Administrator and the Contractor, and reference the contract number. A copy of the estimate must be sent to THE DIRECTOR, DEPARTMENT OF GENERAL SERVICES, labeled "File with Contract."

20. FAILURE TO PERFORM/DELIVER

In the event of a Contractor's failure to comply with the established delivery schedule, the County reserves the right to make an open market purchase of the required materials and/or services, and to charge as damages, the difference between the established price and the actual cost incurred by the County and to collect such charges from the Contractor, from any money due under this contract, or any other contract with the County. Alternatively, the County may assess liquidated damages at the rate of 1% per day of the cost of such item or service for each day of delay beyond the established delivery date.

21. HEAVY DUTY

The term "heavy duty" shall be interpreted to mean, "the item shall be designed for unusual strain and/or severe service."

22. INVOICES

All true and corrected invoices are to be sent to the contract Administrator or the person named on the Bid Cover Sheet.

23. LABOR COSTS

The labor costs for other than normal straight time shall be billed to the County in accordance with rates established in quotation sheets (See pages E1 through E-8 of the IFB).

24. MANUALS

Successful bidder shall provide a minimum of two (2) copies of Operator's Manuals and one (1) copy each of Shop Manual and Parts Manual to be furnished upon delivery of the units.

25. MATERIAL AND WORKMANSHIP

The work shall be under the general direction of the Contractor but subject to the inspection of the Contract Administrator or the authorized representative, who may require the Contractor to correct defective workmanship and materials without cost to the County.

All material and practices which are necessary, or which are normally provided and performed in order to accomplish the desired results, shall be furnished by the Contractor at the bid price and shall conform in strength, quality of material, appearance, and workmanship to that usually provided by the trade.

26. MATERIALS

The County reserves the right to furnish any or all materials for work under this contract. Normally, the Contractor will furnish required materials. Materials supplied by the Contractor shall be at https://docs.org/decent/reserves/ (DOTATION SHEET on pages E-1 through E-8 including, if appropriate, material handling costs as part of material costs, shall include only costs clearly excluded from the Labor Hour rate. Material handling cost may include all appropriate indirect costs allocated to direct materials in accordance with the Contractor's usual accounting procedures. Contractor's charges for materials shall be based on established Catalog or List Price in effect when material is furnished, less all applicable discounts and in no event shall the price exceed the Contractor's sales price to its most favored customer for the same item in like quantity, or the current market price, whichever is lower.

27. METHOD OF ORDERING

It is the intention of the County to issue written purchase orders or blanket purchase order(s) to the contractor(s). If blanket purchase order(s) is/are issued, written individual releases against such blanket order(s) will be made by the using agency as required. Issuance of all purchase orders will be contingent upon appropriation of funds by the Montgomery County Council and encumbrance of such funds after July 1 of each year, as provided by the Montgomery County Code.

28. MULTIPLE AWARDS

In the event of multiple awards resulting from this solicitation, the contract period will approximate one (1) year, as it is the County's intent that all contracts awarded under this solicitation terminate on the same date.

29. NET PRICES

Prices are net, inclusive of all charges for transportation FOB Destination, freight prepaid and allowed, and inside delivery. Prices are less Federal, State, and Local taxes.

30. NEW MATERIALS

Unless this contract specifies otherwise, the Contractor represents that the supplies and components are new and are not of such age or so deteriorated as to impair their usefulness or safety.

31. OPTION TO INCREASE QUANTITIES

Montgomery County reserves the right, at its option, to increase the quantities for any item awarded, not to exceed 100% of the quantities shown on the IFB Quotation Sheet. The County reserves the right to purchase additional units within the date shown by the bidder on the IFB Quotation Sheet, or within six (6) months of the date that the initial award is made, whichever is later. The Contractor agrees to accept such increases at the same unit prices as provided in the initial contract for the initial quantities. No guarantee of purchases of any specific quantity or total dollar amount is made. In addition, all purchases are contingent upon the appropriate fiscal funding.

32. ORDERING TERMS

Orders placed before, but delivered after the effective termination date of the contract, are to be honored with all terms, conditions and prices of the contract in effect until the final delivery and/or installation is made and accepted by the County. Such work must be completed no later than 10 days after the date that the order was placed.

33. PARTS/SERVICE

To best serve the needs and interests of Montgomery County, it is the intention of these specifications to secure bids only on units which can be efficiently maintained and serviced without the necessity of the County stocking expensive parts, or being subject to the inconvenience of frequent and/or long periods of interrupted service due to non-availability of parts. Bidders shall specify nearest location of parts depots from which parts may be obtained at any time during the day or night.

34. PAYMENTS

Payment shall be made upon submission of invoices in four (4) copies on a monthly basis, by the first day of the month, for all work performed during the previous month. Invoices are to be supported by photos, and documentation including Manual "J" and air sealing reports, with the approval signature of the Contract Administrator (or designee). Material prices shall be subject to verification. A copy of paid receipts for material/equipment used or installed for each job performed shall be submitted with invoice only when material purchased for a specific job is of a major cost and when such record is requested by the Director, Department of General Services.

35. PERFORMANCE BOND

No contract shall exist until the County receives a duly executed Performance Bond (or Certified or Treasurers Check or Irrevocable Letter of Credit) prepared on an approved form in the amount indicated on the Bid Cover Sheet. The bond must be made payable to Montgomery County, as security for the faithful performance of the contract and having as surety thereon such surety company or companies as are acceptable to the County and as are authorized to transact business in the State of Maryland. In the event the Performance Bond is not delivered within ten (10) days of Notice of Award then the offer may be ruled null and void and the award made to the next lowest responsive bidder. The County reserves the right of approval of any instrument offered as a Performance Bond.

The Performance Security will provide assurance of faithful performance and discharge of all duties and responsibilities attendant thereto required by law or as provided herein by the Contractor of all ASPECTS, TERMS AND CONDITIONS of the contract and shall be maintained in full force and effect until the termination of this agreement.

36. (this provision has been intentionally left blank)

37. PROTECTION OF EXISTING FACILITIES

The Contractor shall take all necessary precautions during the period of service to protect existing County facilities from damage by the Contractor, Contractor's employees, subcontractor or subcontractor's employees and shall repair or replace, at the Contractor's own expense, any damaged property caused by the Contractor, Contractor's employees, subcontractor or subcontractor's employees.

38. PURCHASE OF GOODS BY NON-PROFIT ORGANIZATIONS

Pursuant to the requirements set forth in the Montgomery County Code, Chapter 11B-49, the Contractor agrees to extend the same terms, conditions and prices for the goods provided by the Contractor pursuant to this contract to those Non-Profit organizations which may need the goods in order to perform a contract with the County. Non-Profit Organizations are defined as those organizations that are exempt from taxation under Section 501(c) (3) of the Internal Revenue Code but are not defined as a "public entity" under subsection (n) of Chapter 11B-1 of the Montgomery County Code.

39. PURCHASE ORDERS/JOB RELEASES

An authorized representative of The Department of Housing and Community Affairs, prior to the commencement of work shall authorize each project (job).

40. **QUANTITIES**

The terms of contracts resulting from this Invitation shall consider this a "requirements-type" contract only. No guarantee of purchases of any specific yearly quantity or total dollar amount is made. In addition, all purchases are contingent upon the appropriation and encumbrance of fiscal funding.

41. SAFETY STANDARDS

The vehicles/equipment, to include components, furnished under these specifications shall comply with all applicable Federal and Maryland State Standards.

42.SERVICE

The Contractor must be able to provide a qualified local service facility offering a fixed cost annual maintenance agreement (parts and labor) for on-site repairs. The cost of such Annual Maintenance, the location of the service facility, average response time, and contact person is to be included in the appropriate spaces in the Solicitation, Bid, and Award Sheet.

43. SITE INSPECTION

Each bidder is encouraged to visit each facility in order to become familiar with actual site conditions. Failure to visit each facility and to become completely knowledgeable of the requirement of work shall in no way relieve

them with all provisions contained in the invitation. Site inspections may be arranged by calling the individual named on the Bid Cover Sheet.

44. TRAVEL TIME

No payment for travel time to or from job site shall be charged. Charges begin when Contractor arrives at each job site and end when crew leaves each job site. The Project Coordinator or Contract Administrator will verify time records.

45. WARRANTY

The manufacturer shall provide, with the bid submission, a detailed listing of items that will be covered under the provision of warranty. The terms of warranty shall include period of warranty both in mileage and time. In addition, the manufacturer is to provide a list of the number of dealers as indicated on the Bid Cover Sheet, other than the selling dealer, within the stated miles radius of Rockville, Maryland that will provide priority warranty repair.

46. WORK ORDERS

The total cost of the Work Order agreed upon between the Contractor and the COUNTY will be the maximum amount that the Contractor may be paid for accomplishing the work involved. All work completed must be to the satisfaction of the County. Work Orders will be issued in accordance with the terms and conditions of the Contract. Within ten (10) calendar days after receipt of a notification to proceed with work under a Work Order, the Contractor must have all weatherization work completed. Failure to do so may result in Termination of the Work Order at the County's sole discretion and /or the Termination of the Contract for default, as determined by the Director, Office of Procurement. Alternatively, the County may assess the Contractor a fine at the rate of \$10.00 per day for late performance for each residential unit involved for a delay beyond ten (10) calendar days.

47. MATERIALS PRICING

All materials specifically referenced on the Quotation Sheets shall be provided at the prices indicated therein. All installed material unit cost Labor rates shall be charged at the rate specified on the Quotation Sheets except when installing materials in conjunction with blower door assisted infiltration reduction. The materials for blower door assisted infiltration reduction work shall be priced at the material unit cost indicated on the Quotation Sheets and the labor shall be charged not at the unit price therein quoted, but rather at the hourly rate specifically quoted as "infiltration reduction hourly labor rate." Labor for installation of materials not blower door related and also not specifically unit priced on the Quotation Sheet shall be priced at the labor rate indicated on line 215 of the Quotation Sheets as "Labor - Crew (per hour)." Materials for such nonprespecified tasks shall be at the Contractor's cost. Contractor's cost is the actual invoice cost of material to the Contractor from the supplier (F.O.B. Contractor's Facility). Contractor's charges for materials shall be based on established Catalog or List Price in effect when materials is furnished, less all applicable discounts and in no event shall the price exceed the Contractor's sale price to its most favored customer for the same item in like quality, or the current market price, whichever is lower. No cost will be allowed for sales tax or delivery/shipping charges. The County reserves the right to furnish any or all materials for work performed under this contract. Normally, the Contractor will furnish required materials.

48. WARRANTY

The manufacturer shall provide within 15 days after Notice of Intent to Award a contract, a detailed listing of items that will be covered under the provision of warranty. Manufacturer shall include a list of the number of dealers other than the selling dealer, within Montgomery County that will provide warranty repair.

49. WARRANTY REPAIRS

It is the sole responsibility of the Contractor to provide warranty relief for component failure(s) resultant of improper execution of the Contractor's assigned duties.

50. METHOD OF WORK ASSIGNMENTS

Contractors will be contacted by the County to perform work in accordance with Section D. The primary contractor will be assigned all initial projects, each consisting of all weatherization services to be completed in a residence. When the primary contractor has ten (10) uncompleted projects under contract, the next ten (10) projects will be

awarded to the secondary vendor. When the secondary vendor has ten (10) uncompleted projects and the primary vendor also has ten (10) uncompleted projects, the next ten (10) projects will be awarded to the tertiary vendor.

END SECTION C - SPECIAL TERMS AND CONDITIONS

Appendix to Section B

MANDATORY INSURANCE REQUIREMENTS

Prior to the execution of the contract by the County, the proposed awardee must obtain at their own cost and expense the following insurance with an insurance company/companies licensed to do business in the State of Maryland and acceptable to the Division of Risk Management. This insurance must be kept in full force and effect during the term of this contract, including all extensions. The insurance must be evidenced by a certificate of insurance, and if requested by the County, the proposed awardee/Contractor shall provide a copy of the insurance policies. The Contractor's insurance shall be primary.

Commercial General Liability

A minimum limit of liability of *five hundred thousand dollars* (\$500,000), combined single limit, for bodily injury and property damage coverage per occurrence including the following coverages:

Contractual Liability
Premises and Operations
Independent Contractors
Products and Completed Operations

Automobile Liability Coverage

A minimum limit of liability of *three hundred thousand dollars* (\$300,000), combined single limit, for bodily injury and property damage coverage per occurrence including the following:

owned automobiles hired automobiles non-owned automobiles

Worker's Compensation/Employer's Liability

Meeting all statutory requirements of the State of Maryland Law and with the following minimum Employers' Liability limits:

Bodily Injury by Accident - \$100,000 each accident Bodily Injury by Disease - \$500,000 policy limits Bodily Injury by Disease - \$100,000 each employee

Additional Insured

Montgomery County, Maryland, its elected and appointed officials, consultants, agents and employees must be named as an additional insured on Contractor's Commercial and Excess/Umbrella Insurance for liability arising out of contractor's products, goods and services provided under this contract.

Policy Cancellation

Forty-five (45) days written notice of cancellation or material change of any of the policies is required.

Certificate Holder

Montgomery County, Maryland Office of Procurement 255 Rockville Pike, #180 Rockville, Maryland 20850

SECTION D – SPECIFICATIONS/SCOPE OF WORK

<u>INTRODUCTION</u>: The Department of Housing and Community Affairs (DHCA) estimates the annual value of \$500,000.00 for all work under the contracts resulting from this IFB.

Weatherization treatment consists of a range of conservation measures including blower door assistance air reading, insulation, installation of lighting and water conservation treatments and minor repairs related to the conservation work. The Contractor must have carpentry skills and be capable of performing minor repairs attendant to and necessary for the effective completion of the weatherization measures identified in the Weatherization Work Order (WWO). The Contractor must perform Blower Door Test (BDT) to ensure that proper air quality is maintained in air-tight houses. All repairs must precede air reading. Air reading in the attic precedes insulation of that space. Such attic treatments precede air reading in the house or basement below. Air reading activities will generally be concentrated in the attic and basement.

A. PROCEDURES

DHCA will provide the Contractor with a client's name, phone number and address and proposed WWO. This WWO will be generated from a weatherization audit performed by DHCA weatherization staff. Work will be assigned to the primary, secondary, and tertiary contractor as indicated in Section C, Item #50.

The Contractor must make an appointment with the referral client within ten (5) calendar days of receipt of the referral from DHCA. The scope of work detailed in the WWO must be completed within ten (10) calendar days from the receipt of referral, unless additional time, due to extenuating circumstances, is authorized by DHCA weatherization staff. The Contractor must perform a BDT before commencing any weatherization work. The purpose of this BDT is to confirm the Blower Door Reading in the WWO. The Contractor must provide DHCA weatherization staff with Blower Door logs. The Contractor must perform a final BDT after all items on the WWO have been completed.

The Contractor must provide DHCA with photos of all before and after conditions of any work performed.

The Contractor will be compensated for CFM reduction as a result of air reading measures in accordance with the following formula: \$55.00 per 100 CFM reduced. The Contractor must place electrical flags in the attic designating locations of electrical outlets and junction boxes. In addition, the Contractor must place attic rulers to indicate depth of insulation.

1) WATER HEATERS

The contractor must use the services of a licensed Plumber (on staff or a subcontractor) to replace domestic water heaters as specified in the WWO. The contractor shall be responsible for obtaining all required permits and inspections as required by the most current code. The contractor is responsible for the safe removal, replacement and disposal of the existing equipment. All domestic water heaters must have a warranty of 10 years or better. New electric water heaters shall have an energy factor of at least 0.88 and be equipped with at least three inches of foam insulation. Once installed, the contractor must place information on the appliance, in plain view, certifying that the system has been properly installed in accordance with governing code. The information shall indicate the date of installation and the name and phone number of the mechanical contractor.

2) REFRIGERATORS/FREEZERS

The replacement of refrigerators and freezers will be included in the work of this contract. The contractor must replace appliances as directed. The replacement unit shall be of a similar size and type. With this bid the contractor must supply submittal package for each unit that the contractor intends to supply under this contract including manufactures data, specifications, and literature. Replacement appliances must be Energy Star rated with automatic defrost. The replacement units must be selected from a group of standard units including top mount refrigerator/freezer, side by side refrigerator/freezer, upright freezers and chest freezers in 14, 16, 18 and 20 cu. ft. The units must comply with UL-250 and with energy standards established in the National Appliance Energy conservation Act of 1987. New units may **NOT** have through-the-door ice or water service. If the customer **currently** has a refrigerator with an ice maker and has the water line installed needed to accommodate this feature, an ice maker will be included with the new unit. The contractor must remove the existing appliance to be replaced and dispose of in an environmentally responsible manner. All

refrigerators must be properly disposed of according to the Clean Air Act of 1990, section 608, as amended by Final Rule 40 CFR 82, May 14, 1993. A Certificate of Disposal from the scrap yard/recycler for all appliances removed from service must be included with the contractor's final invoice.

3) HEATING HVAC

The Contractor must use or be a licensed HVAC contractor and replace, retrofit, clean and tune, or make repairs to heating equipment, exhaust systems and/or distribution systems if indicated as specified in the WWO. In the event that conditions warrant replacement of the HVAC system, such replacement must be approved in writing by DHCA Weatherization staff prior to any such work being done. The Contractor will be responsible, when specified in the WWO, for providing the services of a licensed furnace contractor to perform efficiency improvements for heating systems. DHCA weatherization staff will establish the specifications for such service delivery. The array of services and a summary of their specifications are as follows:

- 1. Central Heating System Clean and Tune: When required, a clean/tune will be provided to all homes where oil or kerosene is used by the central heating system. At a minimum, the licensed furnace contractor will perform the following:
 - a) Conduct combustion efficiency and smoke tests before work begins and record results on appropriate forms.
 - b) Clean and vacuum system.
 - c) Adjust air/fuel ratio for maximum efficiency.
 - d) Replace burner nozzle.
 - e) Replace air filter or install air filter if missing (preference for permanent washable filters to be used).
 - f) Seal any area where excess air is in evidence, including cracks between sections, gaskets, fire door, etc. (gaskets are recommended as opposed to cementing).
 - g) Inspect fuel pump and fuel line.
 - h) Replace fuel filter if present or install if missing.
 - i) Inspect all electrical connections and safety devices.
 - j) Inspect chimney and smoke pipes.
 - k) Inspect flue vent damper and draft controls. Make necessary adjustments to ensure proper draft.
 - 1) Lubricate all motors and moving parts when required.
 - m) Clean and level thermostat and test for operating accuracy.
 - n) Perform combustion efficiency and smoke tests after work is completed and record results on appropriate forms.
- 2. When required, a clean/tune will be provided to all homes where natural gas or propane is used by the central heating system. At a minimum, the licensed furnace contractor will perform the following:
 - a) Perform combustion efficiency before work begins and record results on appropriate forms.
 - b) Clean and vacuum system.
 - c) Inspect main gas valve, pressure regulator and other control valve to ensure operational safety.
 - d) Adjust air/fuel ratio for maximum efficiency.
 - e) Replace air filter if present or install if missing.
 - f) Inspect all electrical connections and safety devices.
 - g) Inspect chimney and smoke pipes including water heater pipes if present.
 - h) Inspect flue vent damper and draft controls. Make necessary adjustments to ensure proper draft.
 - i) Lubricate all motors and moving parts.
 - j) Clean and level house thermostat and test for operating accuracy.
 - k) Perform combustion efficiency and smoke tests after work is completed and record results on appropriate forms.
 - 1) Inspect water heater, including flue, and perform back-draft tests where appropriate.
 - 3. When required, a clean/tune will be provided to all homes where electricity (heat pump, electric furnace, etc.). is used by the central heating system. At a minimum, the licensed furnace contractor will perform the following:

- a) Clean and vacuum entire furnace.
- b) Test all heating elements with an amp meter.
- c) Inspect all safety controls.
- d) Replace air filter if present or install if missing.
- e) Conduct other industry tests and perform necessary repairs as indicated.
- f) Seal and make necessary adjustments to ensure proper air flow.
- 4. During the performance of the clean/tune for hot water central heating systems using natural gas, fuel oil, kerosene or propane, the licensed furnace contractor will be required to conduct the following inspections:
 - a) Inspect and test pump operation.
 - b) Check operation of flow control valve.
 - c) Check for leaking pipes.
 - d) Check operation of radiator valves.
 - e) Inspect and fill boiler if needed.
 - f) Oil pump motor, inspect and fill as needed.
 - g) Inspect all safety controls.
 - h) Purge the system of excessive air.
- 5. During the performance of the clean/tune for forced hot-air central heating systems using natural gas, fuel oil, kerosene or propane, the licensed furnace contractor will be required to conduct the following inspections:
 - a) Inspect for duct leakage.
 - b) Inspect insulation of ducts in unheated areas.
 - c) Check for airflow at all supply registers.
 - d) Inspect return air vents for blockage.
 - e) Inspect blower operations.
 - f) Oil blower motor, if not sealed bearings.

B. INSPECTIONS

One hundred percent (100%) of all houses weatherized by the Contractor will be inspected by DHCA weatherization staff after completion of the work by the Contractor. Christopher Anderson is the DHCA designee for site inspections, and he can be reached at 240-777-3713. There may also be additional inspections by State of Maryland weatherization staff from the Maryland Department of Housing and Community Development (DHCD). An inspection by DHCA weatherization staff will be conducted within five (5) working days of notification by the Contractor that all work on the WWO has been completed. This inspection will entail a visual inspection of all installed weatherization measures and, where deemed appropriate, a Blower Door Test and/ or a combustion systems test.

The Contractor, at no additional cost to DHCA, must correct any work that fails to meet acceptable standards of workmanship as determined by DHCA weatherization staff, State of Maryland DHCD and/or the Federal Department of Energy.

When houses pass inspection by DHCA weatherization staff, the Contractor will invoice DHCA. Invoices, along with appropriate supporting documentation, if requested by DHCA, will be processed by DHCA within thirty (30) days of receipt.

C. MINIMUM EQUIPMENT REQUIREMENTS FOR CONTRACTOR

- 1. Blower Door (Minneapolis Blower Door Model 3 or equivalent)
- 2. Combustion Equipment Analyzer (Bacharach PDC-25 or equivalent)
- 4. Draft Tester (Dwyer Air Meter #460 or equivalent)
- 5. Electric Circuit Analyzer (Suretest Pro Plus or equivalent)

6. Insulation Blowing Machine and 150 foot hose

D. <u>CERTIFICATION REQUIREMENTS</u>

Contractor must be Building Professional Institute (BPI) certified in the following weatherization related technical areas:

- 1. Estimating and quality control
- 2. Residential heating and combustion analysis
- 3. Diagnostic testing (blower door)

The BPI certification may be obtained at the Weatherization Training Center at Baltimore City Community College, or at any BPI recognized training provider.

In addition, due to House Bill 760, the successful Contractor and each worker must obtain a Maryland Lead Certification or obtain an EPA certification for the company.

In addition to any provisions in Attachment C, if any work under this contract is performed with Federal funds then all applicable requirements apply.

ATTACHMENT A

MINORITY BUSINESS PROGRAM & OFFEROR'S REPRESENTATION

It is the policy of the County to recruit actively, minority-owned businesses to provide goods and services to perform governmental functions pursuant to Section 11B-57 of the County Code. Minority-owned businesses are described in County law as Minority/Female/Disabled Person owned businesses (MFD). MFD businesses include certain non-profit entities organized to promote the interests of persons with a disability demonstrating (on a contract by contract basis) that at least 51% of the persons used by the non-profit entity to perform the services or manufacture the goods contracted for by the County, are persons with a disability. MFD firms also include those firms that are 51% owned, controlled and managed by one or more members of a socially or economically disadvantaged minority group, which include African Americans who are not of Hispanic origin, Hispanic Americans, Native Americans, Asian Americans, Women and Mentally or Physically Disabled Persons.

Section 7 - "Minority Contracting", Montgomery County Procurement Regulations specifies the procedure to be followed and will govern the evaluation of offers received pursuant to this solicitation. A copy of Section 7 of the Procurement Regulations is available upon request.

Prior to awarding contracts with a value of \$50,000 or more, a prospective Contractor (who is not a certified MFD firm) must demonstrate that a minimum percentage of the overall contract value as set by the County, will be subcontracted to certified MFD businesses. A decision as to whether the prospective Contractor has demonstrated a good faith effort to meet this subcontracting requirement will be made by the Director, Department of General Services or his/her designee, who may waive this requirement.

A sample of the MFD Report of payment Received is attached. This form is mailed to the MFD Subcontractor to complete for documentation of payment by the Prime Contractor. It is not to be completed by the Prime Contractor nor submitted with the MFD Subcontractor Performance Plan.

The Director, Department of General Services or his /her designee, determines whether a waiver of MFD subcontracting would be appropriate, under Section 7.3.3.5 of the Procurement Regulations.

For further information regarding the MFD Business Program, please contact the MFD Program, Office of Business Relations and Compliance at (240) 777-9912.

Offerors are encouraged (but not required) to complete the following:

I hereby represent that this is a Minority Business firm as indicated below (CIRCLE ONE):

AFRICAN AMERICAN ASIAN AMERICAN DISABLED PERSON FEMALE HISPANIC AMERICAN NATIVE AMERICAN

Attach one of the following certification documents from: Maryland Department of Transportation (MDOT); Virginia Small, Women & Minority-Owned Business: Federal SBA 8(a); MD/DC Minority Supplier Development Council, Women's Business Enterprise National Council; or City of Baltimore.



Montgomery County Office Of Business

MFD Report of Payments Received

For Office Use

Relations and Compliance SAMPLE ONLY! NOT TO BE USE	D BY PRIME
MFD Subcontractor Company Name:	
Prime Contractor Company Name:	
Contract Number/Title:	
Project Location:	
MFD Subcontract Amount: \$	
PLEASE READ CAREFULLY BEFORE	SIGNING
I BENED KEND CHIKEN OPEN BEN OKE	, <u>516, m.16</u>
This certifies that for the month of, my company received \$ for materials supplied on the above contract.	work performed, services rendered and/or
TOTAL AMOUNT OF SUBMITTED INVOICES TO DATE: \$ _	
TOTAL PAYMENTS RECEIVED TO DATE: \$ _	
Are you experiencing any contract problems with the prime contractor and/or to	the project? YES NO
Comments:	
I certify that the above information is true and accurate to the best of my record	d documentation and knowledge.
(TYPED/PRINTED COMPANY NAME)	
(TYPED/PRINTED NAME OF COMPANY OFFICIAL)	(TITLE)
(SIGNATURE OF COMPANY OFFICIAL)	(DATE)
() - () - TELEPHONE FAX E-MAIL	Mile Ali D. D. C. III
TELEPHONE FAX E-MAIL	Mail to: Alvin Boss, Program Specialist II 255 Rockville Pike, Ste. 180 Rockville, MD 20850

ATTACHMENT B

Minority-Owned Business Addendum to General Conditions of Contract Between County and Contractor

- A. This contract is subject to the Montgomery County Code and the Montgomery County Procurement Regulations regarding participation in the Minority-Female-Disabled Person (MFD) procurement program.
- B. Contractor must subcontract a percentage of the total dollar value of the contract, including all modifications and renewals, to certified minority owned businesses. The MFD subcontracting goal may be waived under appropriate circumstances by submission of a letter to the Minority Procurement Officer. The letter must explain why a waiver is appropriate. The Director of the Department of General Services or designee may waive, in whole or in part, the MFD subcontracting goal if the Director determines that a waiver is appropriate under Section 7.3.3.5 of the Montgomery County Procurement Regulations. In determining if a waiver should be granted, the Director may require the Contractor to submit additional information; the Director may require the Contractor to submit some or all of this information on forms approved by the Director.
- C. The attached MFD Subcontractor Performance Plan, which must be approved by the Director, is an integral part of the contract between County and Contractor. In a multi-term contract, Contractor must submit a MFD Subcontract Performance Plan to be in effect for the life of the contract, including any renewal or modification.
- D. Contractor must include in each subcontract with a minority owned business a provision that requires the use of binding arbitration with a neutral arbitrator to resolve disputes between the Contractor and the minority owned business subcontractor. This arbitration provision must describe how the cost of dispute resolution will be apportioned; the apportionment must not, in the judgment of the Director, attempt to penalize a minority owned business subcontractor for filing an arbitration claim.
- E. County approval of the MFD Subcontractor Performance Plan does not create a contractual relationship between the County and the minority owned business subcontractor.
- F. Contractor must notify and obtain prior written approval from the Director regarding any change in the MFD Subcontractor Performance Plan.
- G. Before receiving final payment under this contract, Contractor must submit documentation showing compliance with the MFD Subcontracting Performance Plan. Documentation may include, at the direction of the Director, invoices, copies of subcontracts with minority owned businesses, cancelled checks, affidavits executed by minority owned business subcontractors, waivers, and arbitration decisions. The Director may require Contractor to submit periodic reports on a form approved by the Director. The Director may conduct an on-site inspection for the purpose of determining compliance with the MFD Subcontractor Performance Plan. If this is a multi-term contract, final payment means the final payment due for performance rendered for each term of the contract.
- H. If the Contractor fails to submit documentation demonstrating compliance with the MFD Subcontractor Performance Plan, to the satisfaction of the Director, after considering relevant waivers and arbitration decisions, the Contractor is in breach of this contract. In the event of a breach of contract under this addendum, the Contractor must pay to the County liquidated damages equal to the difference between all amounts the Contractor has agreed under its Plan to pay minority owned business subcontractors and all amounts actually paid minority owned business subcontractors with appropriate credit given for any relevant waiver or arbitration decision. Contractor and County acknowledge that damages which would result to the County as a result of a breach under this addendum are difficult to ascertain, and that the liquidated damages provided for in this addendum are fair and reasonable in estimating the damage to the County of a breach of this addendum by Contractor. In addition, the County may terminate the contract. As the result of a breach under this addendum, The Director of the Department of General Services must find the Contractor non-responsible for purposes of future procurement with the County for the ensuing three years.

MINORITY, FEMALE, DISABLED PERSON SUBCONTRACTOR $\underline{ PERFORMANCE\ PLAN }$

Contractors Name:			
			Zip:
	Fax Number:		
CONTRACT NUME	BER/PROJECT DESCRIPTION:		
A. Individual assigned by	Contractor to ensure Contractor's compliance	with MFD Subcontractor Perf	formance Plan:
Name:			
Title:			
			Zip:
Phone Number:	Fax Number:		
B. This Plan covers the li	fe of the contract from contract execution thro	ough the final contract expiration	on date.
subcontractors, is D. Each of the following a subcontractor under I hereby certify that the bu (MDOT); Virginia Small, Your Development Council (MSA Certification Letter must For assistance, call 240-77 1. Certified by: Subcontractor Name: Title:	siness(s) listed below are certified by one of the Woman and Minority Owned Business (SWADC); Women's Business Enterprise National to be attached. 7-9912.	aid the percentage of total contains the following: Maryland Depart M); Federal SBA (8A); MD/E Council (WBENC); or City of	tract dollars indicated below as timent of Transportation DC Minority Supplier
			Zip:
	Fax Number:		
CONTACT PERSON:			
Circle MFD Type:			
AFRICAN AMERICAN FEMALE	ASIAN AMERICAN HISPANIC AMERICAN	DISABLED PERSON NATIVE AMERICAN	
The percentage of total cor	ntract dollars to be paid to this subcontractor		
This subcontractor will pro	ovide the following goods and/or services:		

2. Certified by:			
Subcontractor Name: _			
Title: _			
Address: _			
City: _		State:	Zip:
Phone Number:	Fax Number:	Email:	
CONTACT PERSON: _			
Circle MFD Type:			
AFRICAN AMERICAN		DISABLED PERSON	
FEMALE	HISPANIC AMERICAN	NATIVE AMERICAN	
_	ontract dollars to be paid to this subcontractor		
This subcontractor will pr	rovide the following goods and/or services:		
3. Certified by:			
			Zip:
	Fax Number:		
Circle MFD Type:	A CLAN AN EDVICAN	DIGARI ED DEDGON	
AFRICAN AMERICAN FEMALE	ASIAN AMERICAN HISPANIC AMERICAN	DISABLED PERSON NATIVE AMERICAN	
The percentage of total co	ontract dollars to be paid to this subcontractor		
_	rovide the following goods and/or services:		
F-			
4. Certified by:			
Subcontractor Name: _			
Title: _			
Address:			
			Zip:
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PMMD-65 Rev. 08/10

Phone Number:	Fax Number:	Email:	
CONTACT PERSON:			
Circle MFD Type:			
AFRICAN AMERICAN	ASIAN AMERICAN	DISABLED PERSON	
FEMALE	HISPANIC AMERICAN	NATIVE AMERICAN	
The percentage of total contra	act dollars to be paid to this subcontracte	or	
This subcontractor will provide	de the following goods and/or services:		
the use of binding arbitrati	rill be inserted in each subcontract with ion with a neutral arbitrator to resolve dow the costs of dispute resolution will be	isputes with the minority owned busine	
	or on a separate sheet, that summarizes ion through out the life of the contract of		, and/or the intent to
G. A full waiver request mus	t be justified and attached.		
Full Waiver Approved:		Partial Waiver Approved:	
	Date:		Date:
MFD Program Officer		MFD Program Officer	Date.
Full Waiver Approved:		Partial Waiver Approved:	
	Date:		Date:
Director		Director	
Department of General Se	rvices	Department of General Services	

B4

The Contractor submits this MFD Subcontractor Performance Plan (Plan Modification No.) in accordance with the Minority Owned Business Addendum to General Conditions of Contract between County and Contractor. **CONTRACTOR SIGNATURE** USE ONE: 1. TYPE CONTRACTOR'S NAME: Signature Typed Name Date 2. TYPE CORPORATE CONTRACTOR'S NAME: Signature Typed Name Date I hereby affirm that the above named person is a corporate officer or a designee empowered to sign contractual agreements for the corporation. Signature Typed Name Title Date APPROVED: Director, Department of General Services Date

Section 7.3.3.4(a) of the Procurement Regulations requires:

The Contractor to notify the Director, Department of General Services of any proposed change to the Subcontractor Performance Plan.

Attachment C

Wage Requirements for Services Contract Addendum to The General Conditions of Contract Between County and Contractor

- A. This contract is subject to the wage requirements of Section 11B-33A of the Montgomery County Code. A County contract for the procurement of services must require the contractor and any of its subcontractors to comply with the wage requirements of this Section, subject to exceptions from coverage for particular contractors noted in 11B-33A(b) and for particular employees noted in 11B-33A(f).
- B. Conflicting requirements (11B-33A(g)): If any federal, state, or County law or regulation requires payment of a higher wage, that law or regulation controls. If any applicable collective bargaining agreement requires payment of a higher wage, that agreement controls.
- C. Nonprofit organizations who are exempt from the wage requirements under 11B-33A must specify the wage the organization intends to pay to those employees who will perform direct, measurable work under the contract, and any health insurance the organization intends to provide to those employees.
- D. A contractor must not split or subdivide a contract, pay an employee through a third party, or treat an employee as a subcontractor or independent contractor, to avoid the imposition of any requirements in 11B-33A.
- E. Each contractor and subcontractor covered under 11B-33A must: certify that it is aware of and will comply with the applicable wage requirements; keep and submit any verifiable records necessary to show compliance; and conspicuously post notices, approved and/or supplied by the County, informing employees of the wage requirements.
- F. An employer must comply with Section 11B-33A during the initial term of the contract and all subsequent renewal periods and must pay an increase adjustment in this wage rate, if any, automatically effective July 1 of each year. The County will adjust the wage rate by the annual average increase in the Consumer Price Index for all urban consumers for the Washington-Baltimore metropolitan area, or successor index, for the previous calendar year and must calculate the adjustment to the nearest multiple of 5 cents.
- G. An employer must not discharge or otherwise retaliate against an employee for asserting any right or filing a complaint of a violation, under the wage requirements.
- H. The sanctions under Section 11B-33(b), that apply to noncompliance with nondiscrimination requirements, apply with equal force and scope to noncompliance with the wage requirements under 11B-33A.
- I. The County may assess liquidated damages for any noncompliance by contractor with the Section 11B-33A wage requirements at the rate of 1% per day of the total contract amount, or for a requirements contract, the estimated annual contract value, for each day of the violation. This liquidated damages amount includes the amount of any unpaid wages, with interest. In the event of a breach of contract under this paragraph, the Contractor must pay to the County liquidated damages noted above, in addition to any other remedies available to the County. Contractor and County acknowledge that damages that would result to the County as a result of a breach under this paragraph are difficult to ascertain, and that the liquidated damages provided for in this paragraph are fair and reasonable in estimating the damage to the County resulting from a breach of this paragraph by Contractor. In addition, the contractor is jointly and severally liable for any noncompliance by a subcontractor. Furthermore, Contractor agrees that an aggrieved employee, as a third-party beneficiary, may by civil action enforce the payment of wages due under the Section 11B-33A wage requirements and recover from Contractor any unpaid wages with interest, a reasonable attorney's fee, and damages for any retaliation for asserting any right or claim under the 11B-33A wage requirements.
- J. The Director may conduct random audits to assure compliance with Section 11B-33A. The Director may conduct an onsite inspection(s) for the purpose of determining compliance.
- K. If the Contractor fails, upon request by the Director, to submit documentation demonstrating compliance with Section 11B-33A to the satisfaction of the Director, the Contractor is in breach of this contract. In the event of a breach of contract under this paragraph, upon request by the County, the Contractor must pay to the County liquidated damages noted in paragraph I. above, in addition to any other remedies available to the County. Contractor and County acknowledge that damages that would result to the County as a result of a breach under this paragraph are difficult to ascertain, and that the liquidated damages provided for in this paragraph are fair and reasonable in estimating the damage to the County resulting from a breach of this paragraph by Contractor.

Wage Requirements Certification (Montgomery County Code, Section 11B-33A)

Bu	siness Name										
Ad	ldress										
Cit	City		3	State			Zip Code				
Pho	one Number]	Fax Nu	mber						
E-N	Mail Address		1								
										firm to monitor you	ır
complian ——	nce with the Coun	ty's wage requir	rements, unless	exempt	under Sect	ion 11B-	33A(b)	(see sec	tion E	B. below):	
Co	ntact Name					Title					
Pho	one Number			Fax Nu	mber						
E-r	mail Address										
В.	submitted under quarterly (Januar subcontractor em Relations and Co position/title; dai	this solicitation in the solicitation for health solicitation for each solicitation in the solicitation in	nclude(s) sufficed October for the dead by the Wage Wage Program nours worked; do insurance; total pay period.	cient fur ne prior Requir Manag laily ove al gross	nds to meet quarter) su ements Lav er. These p ertime hour wages paid	the wage bmit certi- w, for eac ayroll rec es worked for each	requir ified pa h payre ords m ; straig period	ements. Anyroll recoll period ust inclush time h	A "co cords i I to the de the nourly	ned. The bid price(s) overed employer" mu for all employees, at the Office of Busines are following: name; as y pay rate; overtime a wages paid after any	ust nd any s addres hourly
	a contractor month period period. Secti		a contract is signification to receive (2).	less tha	an \$50,000					ounty in the most recontract in the next 12	
	4. a contract with 501(c) (3) of5. an employer	th a nonprofit or the Internal Rev to the extent tha	rganization that venue Code. Sec at the employer	has quaction 11 is expre	alified for a B-33A(b) essly preclu	(4) (must ded from	comp compl	lete item ying witl	C be this	ome taxes under Secelow). Section by the term rnish a copy of the	ıs of a

☐ C.	This Contract	age & Health Information tor is a Nonprofit organization that is exempt from covers completed the 501(c) (3) Nonprofit Organization's Equation Section 11B-33A(c) (2).		
□ D.	This Contract requirements. IFB, and is su specified in the Nonprofit orgunder the way Nonprofit org quotation she	Comparison Price(s) (if desired) tor is a Nonprofit organization that is opting to pay its . Accordingly, Contractor is duplicating the blank que ubmitting on this duplicate form its price(s) to the Couche wage requirements. For bid evaluation purposes, the ganization(s) that is paying its employees an amount conger equirements. This revised information on the duplication comparison price(s). In order to compare you set must be submitted with your bid, must show how the comparison price(s) was calculated, and will not be accomparison price(s) was calculated.	otation sheet on nty had it not op is price(s) will be consistent with it cate quotation so our price(s), the ne difference better	which it is submitting its price(s) in the oted to pay its employees the hourly rate be compared to price(s) of another s exemption from paying the hourly rate wheet must be clearly marked as your revised information on the duplicate tween your price(s) and your Nonprofit
□ E.	This Contract amount equal Contractor ce	tor is a "covered employer", and it desires to reduce its look or less than, the per employee hourly cost of the exertifies that the per employee hourly cost of the employee. See Section 11B-33A(d).	mployer's share	of the health insurance premium.
		Contractor Certif	<u>fication</u>	
	Montgomery C	R SIGNATURE: Contractor submits this certification ounty Code. Contractor certifies that it, and any and all cet with the County, adheres to Section 11B-33A of the	ll of its subcontr	ractors that perform services under the
	thorized gnature		Title of Authorized Person	
Ty nai	ped or printed me		Date	

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501(c) (3) Nonprofit Organization's Employee's Wage and Health Insurance Form

Business Name								
Address								
City			State			Zip Code		
Phone Number			Fax N	umber				
E-Mail Address								
Please provide below t this contract, the hourl organization intends to	y wage	the organization	pays for that er	nployee la	•			
Employee Labor Category Wage per Hou			Name of Health Insurance Provider(s) and Plan Name* (e.g. ABC Insurer, Inc., HMO Medical and Dental)					

NOTE: IF NO HEALTH INSURANCE PLAN IS PROVIDED PLEASE STATE "NONE".

ATTACHMENT D

Prevailing Wage Requirements for Construction Contract Addendum to the General Conditions of Contract between County and Contractor

The Contractor and all Subcontractors must comply with the Prevailing Wage Law contained in Chapters 11B-33C and 20-75 of the Montgomery County Code. Prevailing wage means the wage rate paid by employers that is determined by a governmental authority, based upon a particular geographic area, for a given class of labor and type of project. The purpose of a prevailing wage is to ensure that construction workers who work on public works contracts are paid the going rate for their services. The prevailing wage rates are established by the State of Maryland and apply to all of the Contractor's employees and any and all Subcontractors. The Contractor and all Subcontractors must comply with all of the requirements of the Prevailing Wage Law including, but not limited to, the following:

- 1. Pay employees the prescribed rate as annually established by the State of Maryland Commissioner of Labor and Industry; the prevailing wage rates in effect on the date a solicitation is issued will apply throughout the term of a contract resulting from that solicitation;
- 2. Pay employees overtime for work more than 10 hours in any single day, work more than 40 hours in a work week, or work on Sunday or legal holiday;
- 3. Classify employees in their proper work classification in conformance with the schedule established by the State of Maryland Commissioner of Labor and Industry;
- 4. Electronically submit payroll records through www.LCPTracker.net, within 14 days after the end of each payroll period, to verify that Prevailing Wage rates have been paid to employees. The payroll records must include the following:
 - A. The name, address and telephone number of the Contractor or Subcontractor;
 - B. The name and location of the job;
 - C. Each employee's:
 - a. Name;
 - b. Current address unless previously reported;
 - c. Specific work classification;
 - d. Daily straight time and overtime hours;
 - e. Total straight time and overtime hours for the payroll period;
 - f. Rate of pay;
 - g. Fringe benefits by type and amount;
 - h. Gross wages.
- 5. If a Contractor or any Subcontractors are late in submitting copies of any payroll records required to be submitted under the Prevailing Wage Law, the County may deem Contractor's invoice(s) submitted to the County for payment unacceptable until the Contractor and Subcontractors provide the required records; and, the County may postpone processing payments otherwise due under the Contract or under an agreement to finance the Contract;
- 6. The Contractor and all Subcontractors must retain all payroll records for a period not less than five (5) years after the Work is completed;
- 7. The County may inspect the payroll records at any reasonable time and as often as it deems necessary;

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- 8. The County may perform random or regular audits and investigate any complaint of a violation of the Prevailing Wage Law;
- 9. In the event the County determines that a provision of the Prevailing Wage Law has been violated, the County may withhold payment to the Contractor in an amount sufficient to pay each employee of the Contractor or any Subcontractors the full amount of wages due under the Prevailing Wage Law, and an amount sufficient to satisfy a liability of a Contractor or any Subcontractors for liquidated damages as provided under the Prevailing Wage Law, pending a final decision on the violation by the County;
- 10. Contractor may appeal a written decision of the Director, Department of General Services, that the Contractor violated a provision of the Prevailing Wage Law to the Chief Administrative Officer ("CAO"), within ten (10) days after receiving a copy of the decision. The CAO must designate a hearing officer to conduct a hearing upon receipt of a timely appeal. If the Contractor does not appeal a written decision within ten (10) days after receipt, the decision of the Director, Department of General Services, becomes final and binding;
- 11. Contractor and all Subcontractors must not discharge, or otherwise retaliate against, an employee for asserting any right under the Prevailing Wage Law or for filing a complaint of a violation;
- 12. An aggrieved employee is a third-party beneficiary of this Contract and the employee may by civil action recover the difference between the prevailing wage for the type of work performed and the amount actually received, with interest and a reasonable attorney's fee; and
- 13. Each Contract subject to the Prevailing Wage Law may specify the payment of liquidated damages to the County by the Contractor and any Subcontractors for any noncompliance with the Prevailing Wage Law. Liquidated damages are: \$10 for each calendar day that the payroll records are late; \$20 per day for each day that an employee is misclassified; and \$50 per violation of the requirement to post the prevailing wage rates at the work site.
- 14. Where the initial Contract Sum is below the \$500,000.00 threshold, but it is subsequently increased and exceeds the \$500,000.00 threshold due to an approved Contract Modification, the amount of any such Contract Modification that causes the Contract Sum to exceed the \$500,000.00 threshold is subject to the Prevailing Wage Law.
- 15. The Contractor and all Subcontractors must post a clearly legible statement of each prevailing wage rate in a prominent and easily accessible place at the Work Site during the entire time Work is being performed, in English and any other language that is primarily spoken by the employees, at the Work Site.

Attachment F

Mandatory Contract Provisions Related to Contracts funded through the Federal Department of Energy Weatherization Assistance Program

In the event that US Department of Energy Funds are used for any portion of the work, the Contractor will be notified and supplied with the appropriate wage rate. All contracts with contractors selected under this Solicitation that are funded under the U.S. Department of Energy (DoE) shall be subject to the following provisions, as applicable:

- (1) Administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as may be appropriate. (Contracts more than the simplified acquisition threshold)
- (2) Termination for cause and for convenience by the grantee or subgrantee including the manner by which it will be effected and the basis for settlement. (All contracts in excess of \$10,000)
- (3) Compliance with Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR chapter 60). (All construction contracts awarded in excess of \$10,000 by grantees and their contractors or subgrantees)
- (4) Compliance with the Copeland "Anti-Kickback" Act (18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR Part 3). (All contracts and subgrants for construction or repair)
- (5) Compliance with the Davis-Bacon Act (40 U.S.C. 276a to 276a-7) as supplemented by Department of Labor regulations (29 CFR Part 5). (Construction contracts in excess of \$2000 awarded by grantees and subgrantees when required by Federal grant program legislation)
- (6) Compliance with Sections 103 and 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 327-330) as supplemented by Department of Labor regulations (29 CFR Part 5). (Construction contracts awarded by grantees and subgrantees in excess of \$2000, and in excess of \$2500 for other contracts which involve the employment of mechanics or laborers)
 - (7) Notice of awarding agency requirements and regulations pertaining to reporting.
- (8) Notice of awarding agency requirements and regulations pertaining to patent rights with respect to any discovery or invention which arises or is developed in the course of or under such contract.
 - (9) Awarding agency requirements and regulations pertaining to copyrights and rights in data.

- (10) Access by the grantee, the subgrantee, the Federal grantor agency, the Comptroller General of the United States, or any of their duly authorized representatives to any books, documents, papers, and records of the contractor which are directly pertinent to that specific contract for the purpose of making audit, examination, excerpts, and transcriptions.
- (11) Retention of all required records for three years after grantees or subgrantees make final payments and all other pending matters are closed.
- (12) Compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15). (Contracts, subcontracts, and subgrants of amounts in excess of \$100,000).
- (13) Mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871).

You may find additional direction regarding documentation requirements at http://www.dol.gov/compliance/laws/comp-dbra.htm .

Attachment G

Experience, Certification, and Equipment Form

Contractor must fill out the following information regarding the experience of your company. State the number of years your company has been installing weatherization products and conducting blower door assisted infiltration reduction measures on real property: _____ Explain briefly your experience in blower door assisted infiltration reduction measures and insulation installation: List below certifications held by personnel who will be performing weatherization services should your company be awarded a contract resulting from this solicitation for each area indicated below. Building Professional Institute (BPI) certification is required. BPI certification may be obtained from the Weatherization Training Center at Baltimore City Community College or from any BPI recognized training provider. A. Estimating and quality control: B. Residential heating and combustion analysis: _____ C. Diagnostic Testing (Blower Door): In addition, due to House Bill 760, the successful contractor and each person providing services under contracts resulting from this IFB must possess a Maryland Lead Certification for lead paint abatement by the University of Maryland or an EPA approved equivalent or the Contractor must possess EPA certification. List training and certification which must include: A. Lead Paint Abatement Course for the Inspector; B. Lead Paint Abatement Course for Risk Assessment; C. Lead Paint Abatement Course for Supervisor and Contractors; and D. One-day EPA approved worker's course for all laborers working in contact with lead paint surfaces. A. Lead Paint Abatement Course for the Inspector:

B. Lead Paint Adatement Course for Risk Assessment:
C. Lead Paint Abatement Course for Supervisor and Contractors:
D. One-day EPA approved worker's course for all persons working in the proximity of lead-based paint which has or
could potentially become disturbed must be certified in the EPA's Renovation, Repair, and Painting Rule:
could potentially become disturbed must be certified in the EPA's Renovation, Repair, and Painting Rule:

Indicate by attachment and supply proof of all certifications your firm currently possesses and a description of additional weatherization experience you would like to include in your response to this IFB.

Please attach a list of all equipment the Contractor will supply if awarded a contract resulting from this IFB. See Section D, SPECIFICATIONS/SCOPE OF WORK C, MINIMUM EQUIPMENT REQUIREMENTS FOR CONTRACTOR for a list of equipment the Contractor will be required to provide. Please indicate the age and condition of the equipment.